IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NORTH DAKOTA

| Civil Action No. 1:24-cv-136 | | | | |
|------------------------------|--|--|--|--|
| United States of America, | | | | |
| Plaintiff, | | | | |
| V. | | | | |
| Marathon Oil Company, | | | | |
| Defendant. | | | | |
| CONSENT DECREE | | | | |

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The United States of America, on behalf of the United States Environmental Protection Agency ("EPA"), has filed a Complaint in this action against Defendant Marathon Oil Company ("Marathon") concurrently with this Consent Decree. The Complaint alleges that Marathon violated the Clean Air Act (the "Act") at its oil and natural gas production facilities within the boundaries of the Fort Berthold Indian Reservation ("FBIR") in west-central North Dakota. The Complaint alleges two categories of violations:

- 1) The Complaint alleges Marathon violated design, operation, and maintenance violations under the FBIR (Mandan, Hidatsa and Arikara Nation) Federal Implementation Plan for Oil and Natural Gas Well Production Facilities set forth in 40 C.F.R. Part 49, Subpart K, and the Standards of Performance for Crude Oil and Natural Gas Production, Transmission and Distribution, 40 C.F.R. Part 60, Subparts OOOO and OOOOa.
- 2) The Complaint alleges violations of preconstruction permit requirements set forth in Part C of Title I of the Act, 42 U.S.C. §§ 7470-92, and its implementing regulations for Prevention of Significant Deterioration at 40 C.F.R. § 52.21; and of operating permit requirements set forth in Section 502 of the Act, 42 U.S.C. §§ 7661-7661f ("Title V"), and its implementing regulations for federal operating permits at 40 C.F.R. Part 71.

Marathon does not admit any liability to the United States arising out of the transactions or occurrences alleged in the Complaint.

The United States and Marathon (the "Parties") recognize, and the Court by entering this Decree finds, that this Decree has been negotiated by the Parties in good faith and will avoid litigation between the Parties and that this Decree is fair, reasonable, and in the public interest.

NOW, THEREFORE, before the taking of any testimony, without the adjudication or admission of any issue of fact or law except as provided in Section I (Jurisdiction and Venue), and with the consent of the Parties, IT IS HEREBY ADJUDGED, ORDERED, AND DECREED as follows:

I. JURISDICTION AND VENUE

- 1. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1331, 1345, and 1355, and Section 113(b) of the Act, 42 U.S.C. § 7413(b), and over the Parties. Venue is proper in this judicial district pursuant to Section 113(b) of the Act, 42 U.S.C. § 7413(b), and 28 U.S.C. §§ 1391(b) and 1395(a), because the violations alleged in the Complaint are alleged to have occurred in, and Marathon conducts business in, this judicial district. For purposes of this Decree, or any action to enforce this Decree, Marathon consents to the following: the Court's jurisdiction over this Decree and any such enforcement action; the Court's jurisdiction over Marathon; and venue in this judicial district.
- 2. For purposes of this Consent Decree, Marathon agrees that the Complaint states claims upon which relief may be granted pursuant to Section 113(b) of the Act, 42 U.S.C. § 7413(b).

II. APPLICABILITY

3. The obligations of this Consent Decree apply to and are binding upon the United States, and upon Marathon and any successors, assigns, or other entities or persons otherwise bound by law, consistent with the provisions in Section XVI (Sales or Transfers of Operations). Unless otherwise noted, the obligations of this Decree shall become enforceable on its Effective Date as provided in Section XVIII (Effective Date).

- 4. Marathon shall: (1) provide a copy of this Consent Decree to its President, Vice Presidents, General Counsel, Environmental Manager, and other managers or field supervisors who will be responsible for implementing the terms of this Consent Decree, and shall ensure that any employees, agents, and contractors whose duties might reasonably include compliance with any provision of this Consent Decree are also provided a copy of, or access to, this Consent Decree and specifically made aware of the requirements of this Consent Decree that fall within such person's duties; and (2) place an electronic version of the Consent Decree on its external and internal environmental website or equivalent site. Marathon shall be responsible for ensuring that all employees and contractors involved in performing any work pursuant to this Consent Decree perform such work in compliance with the requirements of this Consent Decree.
- 5. In any action to enforce this Consent Decree, Marathon shall not raise as a defense to liability or a stipulated penalty the failure by any of its officers, directors, employees, agents, or contractors to take any actions necessary to comply with the provisions of this Decree. This Section does not preclude Marathon from holding any employee, agent, or contractor of any tier who is alleged to have not complied with this Consent Decree liable for their actions.

III. DEFINITIONS

- 6. Terms used in this Consent Decree that are defined in the Act or in the regulations promulgated pursuant to the Act, have the meanings assigned to them in the Act or such regulations unless otherwise provided in this Decree. Whenever the terms set forth below are used in this Consent Decree, the following definitions apply.
 - a. "Air Permit Facility" means a facility consisting of one or more Well Pads or New Well Pads that is or will be covered by a federally enforceable permit with a unique air permit number.

- b. "Associated Gas" means natural gas from a wellhead, Separator, or Heater Treater routed to a sales gas line or High Pressure Flare.
 - c. "AVO" means Audio, Visual, Olfactory.
- d. "Business Day" means Monday through Friday, with the exception of federal holidays.
- e. "Calendar Day" means any of the seven days of the week. In computing any period of time under this Consent Decree expressed in Calendar Days (as opposed to Days or Business Days), where the last Calendar Day would fall on a Saturday, Sunday, or federal holiday, the period shall not be extended to the next Business Day.
- f. "Closed Loop Design Guideline" means the design guidelines meeting the requirements set forth in Appendix C and approved by the EPA, which includes steps to properly design, install, and operate a Closed Loop Vapor Control System.
- g. "Closed Loop Vapor Control System" or "Closed Loop VCS" means a Vapor Control System equipped with a system of feedback loops from the Tank System to production equipment upstream of the Tank System to continuously measure, control, and record pressure in the Tank System or Storage Tanks within the Tank System, consistent with the requirements of Appendix C.
 - h. "Complaint" means the Complaint filed by the United States in this action.
- i. "Compliance Reporting Period" means the six-month period preceding each Semi-Annual Report (*i.e.*, January 1-June 30 or July 1-December 31).
- j. "Compromised Equipment" means equipment associated with a Vapor Control System that is beginning to show signs of wear beyond normal wear and tear (and cannot be addressed by cleaning the equipment) as identified by Marathon.

Examples include cracks or grooves in gaskets, abnormally or heavily corded equipment, beveling of sealing surfaces, or other indications of inefficient connection of the thief hatch to the tank.

- k. "Consent Decree" or "Decree" means this Consent Decree and all appendices attached hereto listed in Section XXVIII (Appendices).
- 1. "Control Point" means the designated pressure at which the Closed Loop
 Vapor Control System control logic takes action (such as closing valves) to maintain the
 Tank System pressure below the Leak Point. The Control Point should be set below the
 Trigger Point in accordance with the Closed Loop Design Guideline.
- m. "Date of Lodging" means the date this Decree is filed for lodging with the Clerk of the Court for the United States District Court for the District of North Dakota.
- n. "Day," "day," or "daily" means a Calendar Day, except that in computing any period of time for a deadline under this Consent Decree expressed in Days (as opposed to Calendar Days), where the last day would fall on a Saturday, Sunday, or federal holiday, the period runs until the close of business of the next Business Day.
 - o. "Defendant" or "Marathon" means Marathon Oil Company.
- p. "DOJ" means the United States Department of Justice and any of its successor departments or agencies.
- q. "EDV Actuation Point" means the selected LEAF Tank System pressure at which the Emergency Depressurization Valve (EDV) starts to relieve pressure to the High Pressure Flare.
- r. "Effective Date" shall have the definition provided in Section XVIII (Effective Date).

- s. "Emissions Calculations SOP" means the standard operating procedure for emissions calculations for air pollution sources developed by Marathon pursuant to Paragraph 13, as approved by the EPA.
- t. "Emissions Estimate Worksheet" means the workbook submitted by

 Marathon to the EPA or NDDEQ that provides the inputs and descriptions of the

 underlying calculations for emissions estimates of equipment on a Well Pad or New Well

 Pad in Marathon's application for a federally enforceable permit.
- u. "Emissions Limit" means any limit on VOC emissions in a permit application submitted by Marathon pursuant to Paragraphs 7-9 or in a federally enforceable permit issued thereon.
- v. "Engineering Design Standard" means the engineering standard developed by Marathon pursuant to Appendix B, Paragraph 3 (Open Loop Engineering Design Standards and VCS Capacity).
- w. "Engineering Evaluation" means an evaluation performed by Marathon pursuant to Appendix B, Paragraph 4 (Open Loop Tank System Field Survey, Engineering Evaluation, and Modification); Appendix C, Paragraph 2.b (Closed Loop VCS Engineering Evaluation); or Appendix D, Paragraph 2.b (LEAF Closed Loop Vapor Control System Engineering Evaluation).
- x. "Environmental Mitigation Project" means a project specified in Section V (Environmental Mitigation Projects) and Appendix E of this Consent Decree to remedy, reduce, or offset past excess emissions resulting from Marathon's alleged violations of the Act in this matter.
 - y. "EPA" means the United States Environmental Protection Agency and any

of its successor departments or agencies.

- z. "Heater Treater" means a unit that heats the reservoir fluid to break oil/water emulsions and to reduce the oil viscosity. The water is then typically removed by using gravity to allow the water to separate from the oil.
- aa. "High Pressure Flare" means a control device utilized to control

 Associated Gas, emissions routed from a VRU, or emissions routed from a LEAF Storage

 Tank.
- bb. "IR Camera Inspection" means an inspection of a Vapor Control System using an optical gas imaging infrared camera ("IR Camera") designed for and capable of detecting hydrocarbon and VOC emissions, and conducted by trained personnel who maintain proficiency through regular use of the IR Camera.
- cc. "LEAF Closed Loop Vapor Control System" means a LEAF Vapor

 Control System equipped with a system of feedback loops from the LEAF Tank System to production equipment upstream of the LEAF Tank System to continuously measure, control, and record pressure in the LEAF Tank System or LEAF Storage Tanks within the LEAF Tank System in accordance with the requirements of Appendix D.
- dd. "LEAF Site" means a facility using one or more non-atmospheric storage tanks capable of receiving Produced Oil and that is subject to the Lowest Emission Automated Facility design requirements set forth in Appendix D.
- ee. "LEAF Storage Tank" means a non-atmospheric storage tank at a LEAF Site.
- ff. "LEAF Tank System" means one or more LEAF Storage Tanks, with at least one Produced Oil LEAF Storage Tank, that share a common LEAF Vapor Control

System.

- gg. "LEAF Vapor Control System" or "LEAF VCS" means the system(s) used to collect, contain, convey, or control vapors from one or more LEAF Storage Tank(s) as well as any other emissions routed to the LEAF Storage Tanks. A LEAF Vapor Control System includes a LEAF Tank System, piping to convey vapors from a LEAF Tank System to a combustion device and/or Vapor Recovery Unit, fittings, connectors, liquid knockout vessels or vapor control piping, openings on LEAF Storage Tanks (such as Pressure Safety Valves), and emission control devices.
- hh. "Leak Point" means: (i) the lowest pressure at which emissions are released from any pressure relief devices on a Tank System, as determined consistent with the Closed Loop Design Guideline. For purposes of establishing the Leak Point for a Closed Loop Vapor Control System, the value of the Leak Point shall not be a value exceeding the Set Point; and (ii) for an Open Loop Vapor Control System, the Leak Point developed pursuant to Paragraph 48 (Pressure Monitor Trigger Point and Leak Point Development).
- ii. "Low Pressure Flare" means a control device utilized to control vapors routed from a Storage Tank and/or from a vapor recovery tower ("VRT"). A Low Pressure Flare does not control Associated Gas.
- jj. "Malfunction" means any sudden, infrequent, and not reasonably preventable failure of air pollution control equipment, process equipment, instrumentation, monitoring systems, or a process to operate in a normal manner. Sales line unavailability does not constitute a Malfunction. Failures that are caused, in part, by poor maintenance or careless operation are not Malfunctions.

- kk. "MHA Nation" means the Mandan, Hidatsa and Arikara Nation, also known as the Three Affiliated Tribes, a federally recognized Indian Tribe.
- "NDDEQ" means the North Dakota Department of Environmental
 Quality.
- mm. "New Well" means an oil and natural gas well constructed, reconstructed or modified, as defined by 40 C.F.R. § 49.152, after the Date of Lodging.
- nn. "New Well Pad" means a Well Pad that is constructed after the Date of Lodging in North Dakota on property owned or operated by Marathon as of the Date of Lodging. This does not include a re-built facility on an existing Well Pad.
- oo. "Normal Operations" means all periods of operation, excluding

 Malfunctions. For Storage Tanks or LEAF Storage Tanks, Normal Operations includes
 receipt or transfer of liquids from Separator(s), Heater Treater(s), or VRTs.
- pp. "On-Site Investigation" means Marathon's physical on-site response (including Marathon representatives) to assess, resolve, and document issue(s) pursuant to Paragraph 10.e (Loss of Continuous Pilot) and Paragraph 49 (On-Site Investigation for Tank Pressure Monitoring).
- qq. "Open Loop Modeling Guideline" means the modeling guideline meeting the requirements of Appendix B and approved by the EPA.
- rr. "Open Loop Vapor Control System" means Tank Systems with Vapor Control Systems that are subject to the Open Loop Vapor Control System requirements in Appendix B.
- ss. "Operator" means the principal on the bond covering a well who is responsible for drilling, completion, and operation of the well, including plugging and

reclamation of the well site.

- tt. "Paragraph" means a portion of this Decree identified by an Arabic numeral.
 - uu. "Parties" means the United States and Marathon.
 - vv. "Plaintiff" means the United States.
- ww. "Potential Peak Instantaneous Vapor Flow Rate" or "PPIVFR" means the maximum instantaneous rate of vapors routed to a Vapor Control System during Normal Operations, including flashing, working, breathing, and standing losses, as determined using the Open Loop Vapor Control System Modeling Guideline.
- xx. "Potential to Emit" or "PTE" shall have the meaning set forth 40 C.F.R. § 52.21(b)(4).
- yy. "PRD" means the following pressure relief devices: thief hatches, pressure vacuum relief valves ("PVRVs"), and pressure relief valves ("PRVs"), associated with a Tank System. Lockdown thief hatches are excluded from this definition.
- vapor Control System or LEAF Vapor Control System control logic to indicate potentially failed pressure monitors. The Pressure Alarm Fail (PAF) shall be triggered as described in the Closed Loop Design Guideline and LEAF Closed Loop Vapor Control System Design Guideline.
- aaa. "Pressurized Liquids" means pressurized Produced Oil upstream of the Storage Tank(s) or LEAF Storage Tank(s), or pressurized Produced Oil in the LEAF Storage Tank(s).
 - bbb. "Pressurized Safety Valve" or "PSV" means a safety device which

provides final overpressure protection on LEAF Storage Tanks.

- ccc. "Produced Oil" means oil that is separated from extracted reservoir fluids during Production Operations.
- ddd. "Produced Water" means water that is separated from extracted reservoir fluids during Production Operations.
- eee. "Production Operations" means the extraction, separation using Separators and/or Heater Treaters, and temporary storage of reservoir fluids from an oil and natural gas well at a Well Pad.
- fff. "Purging" means evacuating air out of equipment used for Production

 Operations that results in the venting of gas to an unlit flare or other similar location,

 which allows for the safe start-up of operations following a Shut-In or shut-down for any

 reason that has the potential to result in creating an explosive atmosphere.
- ggg. "Reliable Information" means: (a) any observance or detection of VOC emissions from a Vapor Control System or LEAF Vapor Control System, or associated open-ended line while using an IR Camera, the EPA Method 21 monitoring, or AVO techniques by the EPA, MHA Nation Energy Division staff, Marathon employees, or Marathon contractors trained to conduct inspections for emissions; and (b) any observance or detection of Visible Smoke Emissions from a combustion device associated with a Tank System or LEAF Tank System by the EPA, MHA Nation Energy Division staff, NDDEQ, Marathon employees, or Marathon contractors trained to conduct inspections for emissions. Reliable Information may be obtained at any time after the Date of Lodging. For purposes of this Decree alone, the following shall not be considered Reliable Information:

- (1) Evidence of surface staining alone;
- (2) Emissions observations during active maintenance or repair of equipment on the Well Pad or New Well Pad, where emissions cannot be controlled by a combustion device;
 - (3) Emissions observations during well unloading;
- (4) Emissions observations from the PRD(s) of a Storage Tank being actively unloaded during tank truck loadout without emission controls;
- (5) Emission observations during the field testing to collect information for use in an Engineering Evaluation; or
 - (6) Emission observations during Purging.
- hhh. "Root Cause Analysis" means an assessment conducted through the process of investigation to determine the primary cause and contributing cause(s), if any, of Reliable Information, or as required consistent with Paragraph 49 (On-Site Investigation for Tank Pressure Monitoring).
 - iii. "Section" means a portion of this Decree identified by a Roman numeral.
- jjj. "Separator" means a pressurized vessel designed to separate reservoir fluids into their constituent components of oil, natural gas, and water.
- kkk. "Set Point" means the rated pressure at which the Storage Tank Pressure Relief Device or LEAF Storage Tank Pressurized Safety Valve is designed to open or relieve. The Set Point shall be less than or equal to the manufacturer's rated pressure of the associated Storage Tank(s) or LEAF Storage Tank(s).
- lll. "Shut-In" means all liquid flow into the Tank System or LEAF Tank

 System or piece of equipment upstream of the Tank System or LEAF Tank System has

ceased, as required herein, and the flow of liquids cannot be resumed without Marathon representatives opening valves, activating equipment, or supplying a power source.

mmm. "Storage Tank" shall have the same definition as "storage vessel" in 40 C.F.R. § 60.5430a. A Storage Tank operates at or near atmospheric conditions.

nnn. "Tank System" means one or more Storage Tanks, with at least one Produced Oil Storage Tank, that share a common Vapor Control System.

ooo. "TPY" means tons per year.

ppp. "Trigger Point" means: (i) for a Closed Loop Vapor Control System, a selected tank pressure below the Leak Point and above the Control Point, at which the Closed Loop Vapor Control System control logic triggers an alarm, and at which Production Operations are automatically Shut-In; (ii) for a Closed Loop LEAF Vapor Control System, a selected LEAF Storage Tank Pressure below the EDV Actuation Point, at which the Closed Loop LEAF Vapor Control System control logic triggers an alarm, and at which Production Operations are automatically Shut-In; and (iii) for an Open Loop Vapor Control System, the threshold developed pursuant to Paragraph 48 (Pressure Monitor Trigger Point and Leak Point Development).

qqq. "United States" means the United States of America, acting on behalf of the EPA.

rrr. "Vapor Control System" or "VCS" means the system(s) used to collect, contain, convey, or control vapors from one or more Storage Tank(s) (including flashing, working, breathing, and standing losses), as well as any other emissions routed to the Storage Tank Vapor Control Systems. A Vapor Control System includes a Tank System, piping to convey vapors from a Tank System to a combustion device and/or Vapor

Recovery Unit, fittings, connectors, liquid knockout vessels or vapor control piping, openings on Storage Tanks (such as PRDs), and emission control devices.

- sss. "Vapor Recovery Unit" or "VRU" means a device that captures and compresses vapors.
- ttt. "Visible Smoke Emissions" means observations of smoke for any period greater than or equal to one minute in any fifteen-minute period during Normal Operations. Pursuant to the EPA Method 22, Visible Smoke Emissions do not include radiant energy or water vapor.
- uuu. "VOC" or "VOCs" means volatile organic compounds as defined in 40 C.F.R. § 60.2.
- vvv. "Well Pad" means a property with one or more LEAF Storage Tanks or Storage Tank(s) capable of receiving Produced Oil, including New Wells. The Well Pads that are subject to this Decree as of the Date of Lodging are identified in Appendix A.

IV. INJUNCTIVE RELIEF

A. Air Pollution Source Permitting

7. Synthetic Minor Permits for Well Pads and New Well Pads

- a. For each Well Pad or New Well Pad, Marathon shall apply for a federally enforceable source-specific permit under 40 C.F.R. §§ 49.151-49.164 or N.D. Admin. Code § 33.1-15-14-02, as applicable, that includes the conditions and limitations set forth in Paragraph 10 (Federally Enforceable Permit Conditions). The application shall meet the requirements of 40 C.F.R. § 49.158.
- b. For Well Pads listed in Appendix A, Marathon shall submit the sourcespecific permit applications required by Paragraph 7.a by the following deadlines:

| Appendix A Group | Deadline |
|------------------|-----------------------------------|
| Group 1 | 60 Days after the Effective Date |
| Group 2 | 150 Days after the Effective Date |
| Group 3 | 300 Days after the Effective Date |

- c. New Well Pads.
- (1) If Marathon commences construction of a New Well Pad within 90 Days of the Effective Date, Marathon shall submit the source-specific permit applications required by Paragraph 7.a no later than 120 Days after the Effective Date;
- (2) For all other New Well Pads, Marathon shall submit the source-specific permit applications required by Paragraph 7.a no later than 60 Days prior to the commencement of construction of each New Well Pad.
- d. No later than the submission of an application for a permit under Paragraph 7.b, 7.c(1), or 7.c(2), as applicable, Marathon shall implement the conditions in Paragraph 10 (Federally Enforceable Permit Conditions) at each relevant Air Permit Facility. For New Well Pads that are designed and operated in accordance with Appendix E, Section IV (New and Reconstructed Well Pad Emission Reduction Project): (i) the conditions and limitations in Paragraph 10 may be taken into account when calculating potential to emit for registrations submitted under 40 C.F.R. § 49.160 and permit applications submitted in accordance with 40 C.F.R. § 49.158; and (ii) Marathon may commence construction upon submittal of a registration in accordance with 40 C.F.R. § 49.160.
- e. Upon issuance of a source-specific permit required by this Paragraph,

 Marathon shall update Appendix A to include the air permit number in column D.

- 8. New Wells at Air Permit Facilities. Marathon shall address the addition of New Wells to Air Permit Facilities as follows:
 - a. Marathon shall ensure compliance with the conditions in Paragraph 10 (Federally Enforceable Permit Conditions) for the entire Air Permit Facility, including the New Well, upon startup of production of the New Well.
 - b. Any revised application for a source-specific permit or an application for an amended source-specific permit, as applicable, that incorporates the New Well shall meet the requirements of Paragraph 7.a.
- 9. General Permit. If the EPA or the NDDEQ issues a general permit under 40 C.F.R. § 49.156 or N.D. Admin. Code § 33.1-15-14-02, as applicable, that includes the requirements of Paragraph 10 (Federally Enforceable Permit Conditions), Marathon may comply with Paragraph 7.a by seeking coverage under any such applicable general permit by the deadline set forth in Paragraph 7.b or 7.c. If Marathon has already submitted a permit application under Paragraph 7 (Synthetic Minor Permits for Well Pads and New Well Pads), Marathon may request coverage under the general permit in lieu of its synthetic minor permit application within one calendar year of the effective date of the general permit.
- 10. <u>Federally Enforceable Permit Conditions</u>. Each federally enforceable permit required by this Consent Decree shall include the following as enforceable conditions:
 - a. Enforceable Emission Limits.
 - (1) Enforceable emission limits of less than 100 TPY of VOCs (excluding fugitives) for the entire Air Permit Facility, set as a 12-month rolling total, to be evaluated on a monthly basis.

(2) Production or operational limits applicable to specific emission units at the Air Permit Facility to ensure that the annual Air Permit Facility-wide emissions are less than 100 TPY of VOCs (excluding fugitives) on a 12-month rolling basis. The production or operational limits must be evaluated using a reasonably short averaging period, not to exceed monthly, as reflected in the Emissions Calculations Worksheet.

b. Control of Emissions During Maintenance and Purging.

- (1) Marathon shall use a High Pressure or Low Pressure Flare for all emissions associated with maintenance at Tank Systems, LEAF Tank Systems, or other equipment (e.g., Separators or VRUs), or Purging until the presence of oxygen or other conditions make it unsafe or otherwise technically infeasible.
- (2) Marathon must keep records of all maintenance and Purging activities that route to either the High Pressure Flare or Low Pressure Flare, a description of the event, and the date, duration, and metered volumes of gas routed to the High Pressure or Low Pressure flare. Marathon shall maintain the records and make the records available to the EPA upon request.
- (3) For maintenance and Purging activities that cannot be routed to a High Pressure or Low Pressure Flare to control emissions during the same, Marathon must estimate all associated non-de minimis emissions consistent with the Emissions SOP. Marathon shall maintain the records and make the records available to the EPA upon request.

c. Flare Flow Monitoring.

- (1) Marathon shall install, calibrate, operate, and maintain digital flow meters on the inlet to all High Pressure and Low Pressure Flares located at the Well Pads. If there is more than one flare and the flares share a common inlet, there will be only one digital flow meter on the inlet to the respective flare(s) and Marathon shall allocate the total volumetric flow from the meter to the respective flare(s).
- (2) The digital flow meters must: (a) have sufficient capacity to ensure that the gas flow rate to the flare at which it is installed will not exceed flow meter capacity; and (b) record the volumetric flow rate at least once every 180 seconds.
- (3) If the High Pressure Flare flow monitoring system experiences a Malfunction for more than 30 continuous minutes, Marathon shall repair or replace the flare flow monitoring system within 1 Calendar Day or Shut-In. This excludes failures that are solely due to communication failures to the Supervisory Control and Data Acquisition ("SCADA") system and for which an accumulated total volume can be updated after communications are re-established. For any such loss or failure of communications, Marathon shall Shut-In if it is unable to re-establish communications within five Calendar Days.
- (4) If the Low Pressure Flare flow monitoring system experiences a Malfunction for more than 30 continuous minutes, Marathon shall repair or replace the flare flow monitoring system within 5 Calendar Days or Shut-In. This excludes failures that are solely due to communication failures to the SCADA system and for which an accumulated total volume can be updated after communications are re-established. For any such loss or failure of

communications, Marathon shall Shut-In if it is unable to re-establish communications within five Calendar Days.

- (5) If a flare flow monitoring system is not collecting data for more than 30 continuous minutes during a period of flare flow monitoring system Malfunction or during instances of active equipment maintenance and active repair, Marathon shall estimate daily flare gas volumes in standard cubic feet based on the procedures set forth in the Emissions Calculations SOP.
- (6) Marathon must maintain flow meter records of the total monthly metered volume in standard cubic feet and 180-second flow meter data, except during periods of Malfunction or during instances of active equipment maintenance and active repair.
- (7) Marathon shall record all dates, durations, and causes of flare flow monitoring system Malfunctions and instances of active equipment maintenance and active repair.

d. <u>Flare Pilot Light Monitoring</u>.

- (1) Marathon shall install, calibrate, operate, and maintain electronic pilot light monitors on all High Pressure and Low Pressure Flares located at its Well Pads. At Marathon's discretion, some High Pressure and Low Pressure Flares may have redundant pilot light monitors. The pilot light monitors must have the following capabilities:
 - (a) The pilot light monitors must continuously monitor the pilot light flame; and

- (b) The pilot light monitors must record monitoring parameters at least once every 180 seconds, except during periods of pilot light monitor Malfunction.
- (2) If there is a loss of communications for the pilot light monitoring system Marathon shall re-establish communication within 5 Calendar Days or Shut-In. Marathon shall record all dates, durations, and causes of such events.

e. Loss of Continuous Pilot.

- (1) Except as provided in Paragraph 10.e(3), if all pilot light monitors at a High Pressure or Low Pressure Flare signal that a pilot light flame is not present continuously for five minutes (*i.e.*, a temperature of less than 250°F), or if all pilot light monitors Malfunction, Marathon must automatically Shut-In.

 Marathon must complete an On-Site Investigation to determine the cause of the non-operational pilot light flame(s) and implement any corrective actions identified in the On-Site Investigation prior to a manual re-start of the Tank System or LEAF Tank System on location.
- (2) Marathon shall maintain records of the date and time of Shut-In; the cause(s) of the non-operational pilot light flame(s) or the cause of failure of all pilot light monitors; a description of the corrective action implemented and the date of such implementation; and shall identify whether the required corrective action was completed prior to re-starting Production Operations.
- (3) The provisions of this Paragraph 10.e shall not apply when Marathon intentionally turns off any flare for maintenance, Purging, or Shut-In.

11. Public Transparency. Within 30 Days of submittal of a permit application in accordance with Paragraphs 7-9, Marathon must post its VOC emissions for each Air Permit Facility, along with the well name(s) and latitude and longitude for each well, on a public domain Marathon website. The VOC emissions posted shall be the PTE calculations for Well Pads and New Well Pads until one year after the submission of the permit application or for New Well Pads startup of production, at which point Marathon shall make a one-time update to the website with actual emissions data within 30 Days of Marathon's calculation of the 12-month rolling total. Emissions data reported and posted on the website will be presented in a form consistent with the Emissions SOP.

B. Air Pollution Source Management System and Verification of Emissions

- 12. On March 1, 2023, the EPA approved Marathon's Air Pollution Source

 Management System (the "Management System"), which sets forth requirements for personnel
 who conduct, prepare, or supervise the calculation of PTE and actual VOC emissions for
 purposes of oil and natural gas production facility permitting applications. Marathon shall
 implement the Management System at all Well Pads and New Well Pads. The Management
 System must electronically monitor and track actual emissions against PTE and the applicable
 Emissions Limits from startup of production through operation at all applicable facilities.

 Marathon shall submit any substantive revisions to the Management System, including
 substantive revisions to the Emissions Calculations SOP, to the EPA for review and approval.
- 13. Marathon submitted a standard operating procedure for emissions calculations for air pollution sources (Emissions Calculations SOP) to the EPA for review and approval and the EPA approved the Emissions Calculations SOP on April 30, 2024. The approved Emissions

Calculations SOP shall be incorporated into the Management System. The Emissions Calculations SOP shall include the following:

- a. A requirement that all emissions calculations be conducted using either site-specific, geologically representative, or State of North Dakota approved basin-wide default values. Marathon may request EPA approval to use an alternative value. Such request must include supporting documentation and data and an explanation as to how the value is appropriate for use in calculating emissions at a particular Well Pad.
- b. A requirement that if Marathon collects site-specific samples for emissions calculations, Marathon shall utilize all relevant data collected that has passed applicable laboratory quality assurance standards.
- c. A review process for the designated supervisor under Paragraph 15 (Designated Supervisor for Source Permitting) to analyze and certify, in writing and to the best of the supervisor's knowledge, the accuracy of each calculation conducted. State of North Dakota-approved basin-wide default flash gas emission factors, default basin-wide flash gas molecular weight, default basin-wide flash gas VOC weight percentage, and default basin-wide decline curve values are presumed to be accurate for purposes of the certification of accuracy.
- d. Procedures for calculating the "Production Data" inputs used, or otherwise referenced, in estimating Well Pad or New Well Pad emissions, that include, at a minimum:
 - (1) Decline curve (for PTE calculations);
 - (2) Anticipated annualized average barrels of oil per day (for PTE calculations);

- (3) Annualized average barrels of oil per day;
- (4) Anticipated annualized average of barrels of water per day (for PTE calculations);
 - (5) Annualized average of barrels of water per day;
- (6) Anticipated annualized average treater gas flared (Mscfd) (for PTE calculations);
 - (7) Actual annualized average treater gas flared (Mscfd);
- (8) Anticipated annualized average high pressure, test separator, heater treater and/or VRT gas flared (Mscfd) (for PTE calculations);
- (9) Actual annualized average high pressure, test separator, heater treater and/or VRT gas flared (Mscfd);
- (10) Anticipated annualized average high pressure, test separator, heater treater and/or VRT gas to sales (Mscfd) (for PTE calculations); and
- (11) Actual annualized average high pressure, test separator, heater treater and/or VRT gas to sales (Mscfd).
- e. Procedures for calculating the "Oil Tank Data" emissions and the inputs used, or otherwise referenced, in estimating Well Pad or New Well Pad emissions that include, at a minimum:
 - (1) Oil tank emission factor (scf/BBL);
 - (2) Oil tank vapor lower and higher heating values;
 - (3) Oil tank vapor molecular weight;
 - (4) Oil tank vapor VOC weight percentage; and
 - (5) Oil tank vapor hazardous air pollutant ("HAP") weight percentage.

- f. Procedures for calculating the "High Pressure Flare, test separator, heater treater and/or VRT data" outputs, where present, used, or otherwise referenced, in estimating Well Pad or New Well Pad emissions that include, at a minimum:
 - (1) High Pressure Flare, test separator, heater treater, and/or VRT data lower and higher heating values;
 - (2) High Pressure Flare, test separator, heater treater, and/or VRT data molecular weight;
 - (3) High Pressure Flare, test separator, heater treater, and/or VRT gas VOC weight percentage;
 - (4) High Pressure Flare, test separator, heater treater, and/or VRT gas destruction efficiencies; and
 - (5) High Pressure Flare, test separator, heater treater, and/or VRT gas separator HAP weight percentage.
- g. Detailed procedures for calculating the "Truck Loading" inputs used, or otherwise referenced, in estimating Well Pad or New Well Pad emissions that include, at a minimum:
 - (1) Molecular weight;
 - (2) Vapor pressure; and
 - (3) Temperature.
- h. A procedure for updating or revising the Emissions Calculations SOP, as necessary.

- 14. <u>Recordkeeping SOP for Emissions Calculations</u>. The Management System must include a Recordkeeping SOP for Emissions Calculations, which shall require that Marathon maintain the following records:
 - a. All emissions calculations, data, and underlying documentation relied upon for each input to the calculation;
 - b. All permits for each Well Pad and New Well Pad with the initial PTE calculation documentation;
 - c. An organizational chart by job title identifying all personnel, whether employed directly or as a contractor, with any responsibility or role related to emissions calculations for a Well Pad or New Well Pad; and
 - d. All records of corrective actions taken by Marathon to ensure compliance with the Emissions Calculations SOP.
- 15. <u>Designated Supervisor for Source Permitting</u>. As part of its Management System, Marathon must hire or designate an employee responsible for: (a) overseeing the requirements of this Consent Decree pertaining to permitting; (b) ensuring all regulatory requirements for permitting are met; and (c) ensuring compliance with Section VIII (Periodic Reporting Requirements).
- 16. <u>Electronic Databases</u>. Marathon's Management System must include interconnected electronic databases that store all PTE calculations relied upon for permit applications and electronically monitor and track actual emissions against PTE and applicable Emissions Limits from the startup of production through end of operations of all applicable facilities. In addition, the electronic databases must meet the following requirements:
 - a. The electronic databases must be configured to generate reports or similar

notifications to alert personnel on a monthly basis of actual emissions calculations that are above the applicable Emissions Limit and prompt Marathon personnel to take the actions required by Paragraph 18 (Emissions Underestimates).

- b. The electronic databases must include the following information by Air Permit Facility:
 - (1) PTE calculated by emission source;
 - (2) Actual emissions by emission source, calculated on a monthly basis;
 - (3) Documentation and data sourcing for emissions calculations, including the following inputs:
 - (a) Compositions and molecular weights (tank vapor and treater gas, HP separator gas, VRT gas streams);
 - (b) Pressurized liquid sample(s) from Separator or Heater

 Treater and all associated laboratory analyses conducted for each well;
 - (c) Gas sample(s) from the initial Separator or Heater

 Treater and all associated gas laboratory analyses;
 - (d) 60 Days of initial production data for New Wells;
 - (e) Volume of flared gas;
 - (f) Original inputs and results of all process simulations conducted for emissions calculations; and
 - (g) The make and models of each flare installed.
 - (4) All final spreadsheets of emissions calculations for each source;

- (5) Data generated pursuant to Paragraph 17 (Data Confirmation).
- 17. <u>Data Confirmation</u>. During the initial 60 Days of Normal Operations at New Wells, Marathon shall:
 - a. Confirm that the following site-specific data is being collected and maintained in an electronic database(s):
 - (1) Daily metered volume of sales gas and flared gas in standard cubic feet (scf) measured by the digital flow meter;
 - (2) Daily oil production in barrels; and
 - (3) 180-second interval (or higher frequency) flare flow meter data and pilot flame monitoring data. This data shall be maintained in an accessible format that is convertible to a ".txt" file;
 - b. Verify permit application assumptions based on the site-specific data identified in Paragraph 17.a; and
 - c. Confirm that facilities are shutting in as required by Paragraph 10.e (Loss of Continuous Pilot).
- 18. <u>Emissions Underestimates</u>. If at any time, a Marathon employee or contractor (including the Auditor required by Section IV.C (Third-Party Audits)) determines that Marathon underestimated PTE or actual emissions for an Air Permit Facility, Marathon shall take the following actions:
 - a. If actual emissions exceed an Air Permit Facility-wide Emissions Limit set pursuant to Paragraph 10.a(1), Marathon shall:

- (1) Shut-In within 24-hours of the discovery. Marathon may resume Normal Operations only after it submits a permit application pursuant to Paragraph 18.a(3) and implements the operational limitations identified therein;
- (2) Re-calculate PTE using the Emissions Calculations SOP to determine what operational limitations are required to ensure future compliance with applicable Emissions Limits; and
- (3) Submit a revised permit application or apply for a permit amendment, as applicable, that incorporates the operational limitations identified in Paragraph 18.a(2) and is consistent with the requirements of Section IV.A (Air Pollution Source Permitting).
- b. If actual emissions do not yet exceed an applicable Air Permit Facility wide Emissions Limit for the Air Permit Facility, Marathon shall re-calculate PTE using the Emissions Calculations SOP to determine the necessary operational limitations to ensure compliance with all Emissions Limits and implement those operational limitations. Within 30 Days, Marathon shall submit a revised permit application or apply for a permit amendment, as applicable, that incorporates operational limitations to ensure future compliance with Emissions Limits and is consistent with the requirements of Section IV.A (Air Pollution Source Permitting).

C. Third-Party Audits

19. Marathon shall utilize one or more qualified independent, third-party consultant(s) approved by the EPA ("Auditor") to conduct third-party audits of: (a) Marathon's permit applications for all Air Permit Facilities (the "Permitting Audit"); and (b) Marathon's Management System (the "Management System Audit"). Marathon must provide the Auditor

with full access to all personnel, documents, and facilities pertinent to the auditing requirements under this Section IV.C (Third-Party Audits).

- 20. Marathon has obtained, and the EPA has approved, an Auditor to conduct the audits required by this Section. If at any time Marathon seeks to replace the Auditor, the following requirements apply:
 - a. <u>Qualifications</u>. The Auditor must have working process knowledge of oil and gas production operations; expertise and competence in the applicable regulatory programs under federal environmental law; and experience in the preparation and review of permit applications under the Act.
 - b. <u>Third-Party Auditor Selection</u>. Marathon shall submit a proposed Auditor to the EPA for approval. The submittal shall include the following:
 - (1) Information demonstrating that the proposed Auditor's qualifications satisfy Paragraph 20.a (Qualifications);
 - (2) Certification that the Auditor will work independently and objectively while performing all activities required under this Section IV.C (Third-Party Audits);
 - (3) Certification that the Auditor or Auditor's company has not provided any substantially similar services in North Dakota to Marathon in the two years prior to the first year of the Audit and has no significant conflict of interests;
 - (4) Identification of any current or previous work, contractual, or financial relationships with Marathon or any entity related to Marathon; and

- (5) Certification that Marathon will not contract with the Auditor for any other work in North Dakota throughout the term of the third-party audits or for one full calendar year after the final Third-Party Audit Report is submitted to the EPA pursuant to Paragraph 23 (Third-Party Audit Report).
- 21. <u>Audit Work Plan</u>. Marathon shall submit a proposed Audit Work Plan by the Date of Lodging for review and approval by the EPA. The Auditor shall conduct the audits required under this Section in accordance with the approved Audit Work Plan. The Audit Work Plan shall include the following:
 - a. For the Management System Audit:
 - (1) Procedure for review of the Management System to ensure it meets all requirements as set forth in Section IV.B (Air Pollution Source Management System and Verification of Emissions); and
 - (2) Timeline for regular Management System Audits, with the initial audit to be completed within six months of the Effective Date, and subsequent audits conducted on an annual basis.
 - b. For the Permitting Audit:
 - (1) Procedure for audit of all emissions calculations conducted for submittal of a permit application required by Section IV.A (Air Pollution Source Permitting) and registrations under 40 C.F.R. § 49.160 for New Well Pads, including review of all the inputs set forth in Paragraph 16.b(3), to evaluate compliance with the Emissions Calculations SOP;
 - (2) Timeline for audit of emissions calculations conducted for permit applications submitted prior to approval of the proposed Audit Work Plan;

- (3) Procedure to ensure review of all emissions calculations by the following deadlines:
 - (a) Prior to submittal of permit applications required by Paragraph 7 (Synthetic Minor Permits for Well Pads and New Well Pads) for New Well Pads constructed in calendar years 2024-2025;
 - (b) Prior to submittal of permit applications required by Paragraph 7 (Synthetic Minor Permits for Well Pads and New Well Pads) for Well Pads in Groups 1-2 identified in Appendix A; and
 - (c) Within 30 Days after submittal for all other permit applications required by Paragraphs 7-9.
- (4) Estimated number of permit applications to be reviewed in the coming year and the plan for review completion prior to required deadlines. This section of the Audit Work Plan shall be updated on an annual basis.
- 22. <u>Implementation of Corrective Actions Upon Identification of Non-Compliance by</u>
 Third-Party Auditor(s).
 - a. If the Auditor identifies non-compliance in Marathon's PTE calculations prior to submittal of a permit application, Marathon shall correct the non-compliance before submitting the permit application to the EPA or State of North Dakota. If the Auditor identifies non-compliance in Marathon's PTE calculations for a permit application that has already been submitted, then Marathon shall submit a revised permit application or apply for a permit amendment, consistent with the requirements of Section IV.A (Air Pollution Source Permitting) within 30 Days. To the extent that corrective actions cannot be completed within 30 Days, Marathon shall submit a schedule to the

EPA for completion of such corrective actions.

- b. If the Auditor identifies non-compliance in Marathon's Management System, Marathon shall implement corrective actions within 60 Days of Marathon's receipt of the Third-Party Audit Report. To the extent that Management System corrective actions cannot be completed within 60 Days, Marathon shall submit a schedule to the EPA for completion of such corrective actions.
- 23. Third-Party Audit Report. Marathon shall include a Third-Party Audit Report with each Semi-Annual Report following the period in which the Third-Party Audit was conducted. The Third-Party Audit Report shall be prepared by the Auditor and include the following: (a) description of the work completed; (b) the number of permit applications with identified non-compliance with the Emissions Calculations SOP; (c) identification of any non-compliance with Management System requirements; and (d) recommended corrective action for the identified non-compliance. Marathon will determine the final corrective action taken for the identified non-compliance and document it, including a description of the corrective action, whether the corrective action differs from recommendations of the Third-Party Audit and an explanation as to why, and the date of completion or deadline for completion. Such information will be included with the applicable Third-Party Audit Report section in each Semi-Annual Report.
- 24. Upon submittal of the Third-Party Audit Report to the EPA, Marathon shall post a summary, including the corrective actions taken, and the Audit Report on its public domain website. Marathon shall also email a link to each Audit Report, including corrective actions taken, to the MHA Nation, in accordance with Section XV (Notices).

D. Design Requirements

- design requirements: the Open Loop VCS injunctive relief requirements (Appendix B); the Closed Loop VCS injunctive relief requirements (Appendix C); or the LEAF Closed Loop VCS injunctive relief requirements (Appendix C); or the LEAF Closed Loop VCS injunctive relief requirements (Appendix D). Appendix A identifies the type of design requirements to be implemented at each TVCS. At any time, Marathon may provide a written request to EPA for approval to change the design implemented at a given TVCS, including the reasons for such change. If EPA has not responded within ten Business Days, Marathon's request shall be deemed approved. A change of designation from one category of design to another (e.g., Open Loop Vapor Control System to Closed Vapor Control System) does not alleviate Marathon's obligation to meet the applicable deadline set forth in Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS) for the TVCS with the requested design change.
 - 26. <u>Deadlines for Implementation of Design Requirements at Appendix A TVCS.</u>
 - a. In accordance with the following schedule, at each Tank System or LEAF Tank System Marathon shall either: (i) complete all applicable requirements of Appendix B, Paragraphs 1 through 4; Appendix C, Paragraphs 1 through 2; or Appendix D, Paragraphs 1 through 2, or (ii) Shut-In the applicable Tank System or LEAF Tank System:

| Appendix A Group | Deadline |
|------------------|-----------------------------------|
| Group 1 | 60 Days after the Effective Date |
| Group 2 | 150 Days after the Effective Date |
| Group 3 | 300 Days after the Effective Date |
| Group 4 | 400 Days after the Effective Date |

b. If a Tank System or LEAF Tank System is Shut-In pursuant to Paragraph

- 26.a, Marathon shall complete the applicable requirements of Appendix B, Paragraphs 1 through 4; Appendix C, Paragraphs 1 through 2; or Appendix D, Paragraphs 1 through 2 prior to resuming Normal Operations.
- 27. New Well Pads. New Well Pads must comply with the requirements in Appendix D. Within 5 Days of the startup of production at a New Well Pad, Marathon shall either: (a) complete all requirements of Appendix D, Paragraphs 1, 2.b, and 2.c; or (b) Shut-In the New Well Pad. If a LEAF Tank System is Shut-In, Marathon must complete the requirements of Appendix D, Paragraphs 1, 2.b, and 2.c prior to resuming Normal Operations and Appendix D, Paragraph 4.a no later than 5 Calendar Days after resuming Normal Operations.
- 28. <u>Redirection of Oil</u>. If Marathon redirects oil from any well that, after the Date of Lodging, produces to a Tank System or LEAF Tank System identified in Appendix A to another Tank System or LEAF Tank System, Marathon shall take the following actions:
 - a. If Marathon redirects oil from a Tank System or LEAF Tank System identified in Appendix A to one or more Tank System(s) or LEAF Tank System(s) that are not identified in Appendix A (hereinafter "New Tank System"), Marathon shall add the New Tank System(s) to Appendix A following the re-direction of the wells to the New Tank System(s). If Marathon removes the original equipment, Marathon shall remove the original Tank System or LEAF Tank System from Appendix A after equipment removal. At least 30 Days prior to redirecting oil to the New Tank System(s), Marathon shall submit a proposed schedule for compliance of the New Tank System(s) with the applicable requirements of the Consent Decree to the EPA for approval. If the EPA has not approved or denied the proposed schedule within 21 Business Days of receipt, the proposed schedule shall be deemed approved.

b. If Marathon redirects oil from a Tank System or LEAF Tank System identified in Appendix A to another Tank System or LEAF Tank System already identified in Appendix A, and Marathon removes the original equipment, Marathon shall remove the original Tank System or LEAF Tank System from Appendix A.

E. Directed Inspection and Preventative Maintenance Program

- 29. Marathon developed, and on May 13, 2024, the EPA approved, a directed inspection and preventative maintenance ("DI/PM") program. Marathon shall implement the DI/PM program as approved by the EPA at each Tank System or LEAF Tank System and associated Well Pad (as applicable to equipment at that Well Pad) listed in Appendix A no later than 60 Days after the Effective Date, and at each New Well Pad no later than 60 Days after startup of production. Marathon shall submit any substantive revisions to the DI/PM program to the EPA for review and approval.
- 30. Marathon shall comply with the terms of the EPA-approved DI/PM program, including the following:
 - a. Procedures for system-wide inspection and response for the Vapor Control Systems, including twice monthly AVO walk-around inspection of all Vapor Control Systems and associated production equipment (e.g., Separators) to check for VOC emissions (including while Storage Tank(s) are receiving Produced Oil). Marathon may elect to conduct one AVO inspection per month jointly with an IR camera inspection required by Section IV.F (Periodic IR Camera Inspections).
 - b. SOP for AVO walk-around inspections, including:
 - (1) Requirement that AVO inspections include checking for hissing, new stains, or other indicators of operational abnormalities.

- (2) Definitions for "audio," "visual," and "olfactory" components of AVO inspections to assist in training of personnel who will conduct these inspections.
- (3) Identification of the critical operating parameters or Set Points to be confirmed during an AVO walk-around inspection, where relevant, and any additional data that must be reviewed.
- (4) Requirement that the AVO inspection include the following checks where relevant:
 - (a) Separators and Heater Treaters verify that final stage of separation equipment is operating at less than the maximum operating pressure Set Point, the burner management system is set at or above minimum operating temperature, and any dump valve is operating properly and in the correct position;
 - (b) Vapor Control System verify that PRDs are properly sealed; other valves are in the correct position (*e.g.*, blowdown valve is not open); the absence of other observed or detectable emissions (using AVO observations) from PRDs and tank piping (such as load line, blowdown line, and vapor line);
 - (c) Combustion devices check that the burner, if applicable, is operational; that a pilot light is present; that liquid knockout(s) are drained as necessary; that inlet valves are functioning properly; that auto-ignitor is in good working condition; and that there are no Visible Smoke Emissions;

- (d) VRUs where VRUs are in service, inspect for leaks and any other indications of abnormal operations;
- (e) Flare Flow Meters visually inspect the flare flow meters for any liquid build-up and check operation in compliance with manufacturer specifications;
- (f) Dump Valves check proper operation of the dump valve on the vessel used for the final stage of separation by manually actuating the dump valve, if possible, and observing its operation; and
- (g) Inspect lines and clear liquids from any vent lines where liquids can accumulate.
- c. Requirement to conduct a quarterly review of all critical Open Loop VCS operating parameters, and Closed Loop VCS and LEAF Closed Loop VCS set points and alarms, as well as to ensure required set-parameters are accurate and that Tank Systems and LEAF Tank Systems are operating as designed.
- d. <u>Preventative Maintenance</u>. Marathon shall implement procedures established in its DI/PM for preventative maintenance activities, including long-term maintenance, inspection, and replacement schedules (such as replacement of "worn" equipment). The DI/PM shall indicate specific equipment and inspection or work to be performed, and include:
 - (1) Once per calendar year:
 - (a) check any dump valve orifices present on a vessel used for the final stage of separation to ensure they are in good condition and replace them, as necessary.

- (b) Perform the manufacturer-specified verification procedure for flare flow meters. Verification procedures should include: (1) document "as found" configuration parameters, (2) perform and document "as found" diagnostics, (3) correct the flare flow meter settings when "as found" diagnostics indicate that meter performance is outside the expected tolerance, and (4) perform a physical inspection of the flare flow meter components as recommended by the manufacturer under the worst-case operating conditions, as applicable. If the verification process identifies the need for a repair or replacement of the flare flow meter, Marathon shall implement any necessary repairs or replacement within one Calendar Day, or Shut-In until the repair or replacement is completed.
- (2) Twice per calendar year, and performed no sooner than 120 Days and no later than 210 Days apart:
 - (a) Clean and check PRD seals, springs, and gaskets for integrity and ensure that each PRD aligns with the parameter(s) identified in the Engineering Evaluation through visual observation;
 - (b) Repair or replace any Compromised Equipment;
 - (c) Clean the flame arrestor (replacing as appropriate) and flare blower air-intake, and inspect the flare burner assembly and clean or replace as appropriate; and
 - (d) Perform any other appropriate maintenance and inspection activities to the extent identified by Marathon in its DI/PM program.

- e. <u>Spare Parts Program</u>. Maintain a spare parts program adequate to support Normal Operations, maintenance, and replacement requirements; establish written procedures for the acquisition of parts, including vendor availability on a next-day basis; and evaluate appropriate parts to be kept on hand (such as gaskets and seals for thief hatches kept on trucks and replacement PRDs kept at a central Marathon facility). Beginning within 60 Days of the Effective Date, Marathon shall ensure that an employee has been designated with the responsibility to maintain an adequate spare parts inventory. The spare parts inventory may be based initially on vendor recommendations.
- f. Recordkeeping. Establish and implement requirements for appropriate documentation of compliance with DI/PM practices and procedures (by Tank System, LEAF Tank System, or other discrete identifier tied to Tank System or LEAF Tank System) so that the EPA can verify that Marathon is implementing the DI/PM program. This includes creating and maintaining documentation of the date of the inspection or maintenance activity and any corrective action work (including repair, replacement, or upgrade).
- g. Training. Ensure that all employees and contractors responsible for implementation or execution of any part of the DI/PM program, except for independent contractors solely responsible for servicing equipment (such as combustor manufacturer personnel replacing a burner tray), have completed training on the aspects of the DI/PM program, including any SOPs, that are relevant to the personnel's duties. Marathon shall develop a training program to ensure that refresher training is performed once per calendar year and that new personnel are sufficiently trained prior to any involvement in the DI/PM program. New personnel training shall include a job shadowing program and

refresher training shall include on-the-job review by supervising personnel or personnel familiar with the requirements of this Consent Decree and SOPs.

- 31. Marathon is not required to implement the requirements of Paragraph 30.a through Paragraph 30.d at a Well Pad where all Tank Systems or LEAF Tank Systems are Shut-In and remain Shut-In, so long as Marathon, upon returning one or more Tank System(s) or LEAF Tank System(s) to Normal Operations: (a) conducts an AVO inspection at the Tank System or LEAF Tank System within seven Days of resuming Normal Operations, and (b) otherwise performs all inspections and reviews that would have been required under Paragraph 30.a through Paragraph 30.d during the Shut-In within 16 Calendar Days of resuming Normal Operations.
- 32. <u>Annual Evaluation</u>. Commencing one year after the Effective Date, Marathon shall conduct an annual evaluation of records associated with each Tank System and LEAF Tank System subject to the DI/PM program as follows:
 - a. The evaluation shall be conducted once per calendar year by a DI/PM program-trained employee or contractor of Marathon whose primary responsibilities do not include performing duties in the DI/PM program on a routine basis for the particular Tank System or LEAF Tank System under evaluation.
 - b. The evaluation must include:
 - (1) Verification that maintenance and inspection schedules and the replacement program have been followed at the appropriate frequency;
 - (2) Review of maintenance and corrective action work records required to be maintained by this Consent Decree and records necessary to

implement the DI/PM program for the Tank System or LEAF Tank System to confirm proper recordkeeping;

- (3) Timely response to all issues identified during the evaluation (such as emissions or other operational issues); and
- (4) Determination if there are recurrent or systemic issues associated with a particular Tank System or LEAF Tank System.
- c. Upon completing review of all Tank Systems and LEAF Tank Systems, Marathon shall evaluate whether there are recurrent or systemic issues across Tank Systems or LEAF Tank Systems, and make appropriate updates to the DI/PM program, including SOPs, as soon as practicable.
- d. Marathon shall use best efforts to complete the review required by this

 Paragraph 32 for no fewer than half of its Tank Systems and LEAF Tank Systems during
 the first six months of each calendar year.

F. Periodic IR Camera Inspections

- 33. Beginning on the Date of Lodging, Marathon shall implement an IR Camera Inspection program of all Vapor Control Systems and LEAF Vapor Control Systems at Well Pads and New Well Pads in accordance with the requirements listed below. IR Camera Inspections must begin at New Well Pads no later than 30 Days after the startup of production. Marathon may request written approval from the EPA to use alternate technology that exists now or is developed in the future.
- 34. IR Camera Inspections must be conducted pursuant to an EPA-approved SOP.

 During the IR Camera Inspection, Marathon shall also confirm, for each combustion device used in the associated Vapor Control System or LEAF Vapor Control System, that a pilot light is

present. An IR Camera Inspection of a Tank System and related combustion devices completed pursuant to Appendix B, Paragraph 6 (Open Loop VCS Initial Verification) during a monthly inspection period shall be considered an IR Camera Inspection for purposes of this Paragraph.

- 35. Marathon shall perform IR Camera Inspections of all Vapor Control Systems and LEAF Vapor Control Systems at Well Pads or New Well Pads on a monthly basis, and representatives of the MHA Nation may observe any such inspection.
- 36. Marathon shall provide notice to the MHA Nation of upcoming IR Camera Inspections on a weekly basis, but in no event less than one Business Day prior to a scheduled inspection. Such notice must include the anticipated date, time, location, and control number for each Tank System or LEAF Tank System to be inspected, and contact information for Marathon's HES Technician responsible for scheduling IR Camera Inspections. Verification of the MHA Nation's attendance or absence at an inspection is not required for Marathon to perform the inspection. It shall be MHA Nation's responsibility to confirm if there are schedule changes associated with a particular Tank System or LEAF Tank System of interest prior to visiting the facility.
- 37. <u>IR Camera Inspection Recordkeeping</u>. Marathon shall maintain records of the following for each IR Camera Inspection conducted at Tank Systems and LEAF Tank Systems, and the information shall be provided in a spreadsheet with each Semi-Annual Report:
 - a. The date, time, Tank System or LEAF Tank System, number of Storage
 Tanks or LEAF Storage Tanks inspected, and number of combustion devices inspected;
 - The date, time, applicable equipment, and location of any Reliable
 Information; and
 - c. The model and manufacturer, where available, of any combustion devices

found with: 1) VOC emissions observed without flame presence indicating combustion, or 2) no pilot light present.

G. Reliable Information, Investigation, and Corrective Action

- 38. The requirements of this Section IV.G (Reliable Information, Investigation, and Corrective Action) begin at the Date of Lodging and apply to Vapor Control Systems and LEAF Vapor Control Systems at Well Pads and New Well Pads. The requirements of this Section apply to LEAF Vapor Control Systems at New Well Pads at the startup of production.
- 39. Except as provided in Paragraphs 40 and 41 (Open Thief Hatch), as soon as possible but in no more than five Calendar Days after Marathon obtains any Reliable Information, Marathon shall either (a) complete all necessary corrective actions to address the VOC emissions or issues identified, or (b) Shut-In Production Operations. The deadline to respond to a report of Reliable Information observed by the EPA, NDDEQ, or MHA representatives begins upon the date of notification to Marathon, unless Marathon operators are in the field with EPA, NDDEQ, or MHA Nation Energy Division representatives when the Reliable Information is observed. Reliable Information observed on a piece of equipment undergoing repair pursuant to Paragraph 39 or a Vapor Control System or LEAF Vapor Control System undergoing a Root Cause Analysis under Paragraph 44 (Root Cause Analysis) does not constitute an additional instance of Reliable Information triggering documentation obligations under Paragraph 43 (Reliable Information Recordkeeping) or the obligation to conduct a new Root Cause Analysis under Paragraph 44 (Root Cause Analysis).
- 40. If notice of Reliable Information received by Marathon does not include sufficient information to identify the relevant equipment at an identified Well Pad or New Well Pad, then

Marathon shall conduct an IR Camera Inspection to survey for emissions within five Days. If Reliable Information is observed, then the requirements of Paragraph 39 apply.

- 41. <u>Open Thief Hatch</u>. An observed open thief hatch must be corrected no later than 12 hours after observation except for Tank Systems in sour service. Tank Systems in sour service must be corrected no later than 24 hours after observation.
- 42. If Production Operations are Shut-In pursuant to the requirements of Paragraph 39, Marathon shall proceed as follows:
 - a. If the Tank System or LEAF Tank System has not yet undergone an Engineering Evaluation, Production Operations shall remain Shut-In until the Engineering Evaluations and any necessary modifications have been completed pursuant to the applicable requirements of Appendix B, C, or D. Marathon shall comply with the requirements of Appendix B, Paragraph 6 (Open Loop VCS Initial Verification), Appendix C, Paragraph 4.a, or Appendix D, Paragraph 4.a at that Tank System or LEAF Tank System within 30 Days of resuming any Production Operations associated with that Tank System or LEAF Tank System.
 - b. If the Tank System or LEAF Tank System has already undergone an Engineering Evaluation, Production Operations shall remain Shut-In until completion of any necessary corrective actions, including, if appropriate, a re-evaluation of the Engineering Evaluation. If a re-evaluation of the Engineering Evaluation is appropriate and results in any modification at the Tank System or LEAF Tank System, Marathon shall comply with the requirements of Appendix B, Paragraph 6 (Open Loop VCS Initial Verification), Appendix C, Paragraph 4.a, or Appendix D, Paragraph 4.a at that Tank System or LEAF Tank System within 30 Days of resuming any Production Operations

associated with that Tank System or LEAF Tank System.

- 43. <u>Reliable Information Recordkeeping</u>. For each instance where Marathon obtains Reliable Information, Marathon shall document in a spreadsheet the following:
 - a. The date and description of Reliable Information and how it was obtained;
 - b. The identification of the Tank System or LEAF Tank System;
 - c. The date corrective actions were made, including a description of the corrective actions;
 - d. The date of the IR Camera Inspection verifying that the corrective actions resolved the Reliable Information observed either during an AVO or IR Camera Inspection. Corrective action for Reliable Information originally observed by Method 21 may be verified by repeating a Method 21 or an IR Camera Inspection; and
 - e. For each Shut-In pursuant to the requirements of Paragraph 39:
 - (1) The date that such Production Operations were Shut-In;
 - (2) The date that corrective actions were made, including a description of the corrective actions;
 - (3) The date that Production Operations were resumed; and
 - (4) The date post-repair/Engineering Evaluation where an IR Camera Inspection was completed and a summary of the results of that inspection, if applicable.
- 44. <u>Root Cause Analysis</u>. If Marathon obtains three or more instances of Reliable Information related to any single Vapor Control System or LEAF Vapor Control System in any rolling 6-month period, Marathon shall conduct a Root Cause Analysis for that Vapor Control System or LEAF Vapor Control System and identify any appropriate response actions to be

taken to address any operation, maintenance, or design cause(s) identified, along with a schedule for the implementation of those response actions. Appropriate response actions may include proactive solutions to maintenance problems (for example, if thief hatches with gaskets are observed to have an increased failure rate, then a replacement schedule may be appropriate to implement pursuant to Section IV.E (Directed Inspection and Preventative Maintenance Program)). Marathon shall complete the Root Cause Analysis within 60 Days following the third instance of Reliable Information.

H. Tank System Electronic Pressure Monitoring

- 45. The requirements of this Section IV.H (Tank System Electronic Pressure Monitoring) apply to all Well Pads with Tank Systems subject to the Open Loop Vapor Control System requirements.
- 46. By the applicable Tank System deadline in Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS), Marathon shall ensure that one or more electronic pressure monitors are installed and calibrated (in accordance with manufacturer recommendations, if available), on each Tank System subject to the Open Loop Vapor Control System requirements. If at least one of the electronic pressure monitors is properly working, the tank pressure monitoring system is deemed operational. Marathon shall operate and maintain the electronic pressure monitors as follows:
 - a. Each electronic pressure monitor shall be linked to a local field controller that is continuously monitored, which automatically transmits to SCADA system.
 - Each electronic pressure monitor must record a data point at least every
 180-seconds ("Measurement").
 - c. Use of the pressure monitoring system must be continuous except during

instances of active equipment maintenance and active repair or during instances of Malfunction of the tank pressure monitors.

- d. By the deadline set forth in Paragraph 47 (Performance Optimization Period), each tank pressure monitoring system must be equipped with a latching alarm that is programmed to alert personnel when the tank pressure is above the Trigger Point.
- e. After the deadline set forth in Paragraph 47 (Performance Optimization Period), if a tank pressure monitoring system experiences a loss of communications, Marathon shall use best efforts to restore communications within five Calendar Days. Upon restoration of communications, Marathon shall perform any necessary on-site investigations consistent with Paragraph 49 (On-Site Investigation for Tank Pressure Monitoring).
- f. After the deadline set forth in Paragraph 47 (Performance Optimization Period), if a tank pressure monitoring system is identified as Malfunctioning, Marathon shall use best efforts to repair the tank pressure monitoring system, within 5 Calendar Days, or the Tank System shall be Shut-In. If multiple tank pressure monitoring systems are present at the Tank System, then all tank pressure monitoring systems must be Malfunctioning to trigger this provision.
- g. Marathon shall record all dates, durations, and causes of Malfunctioning pressure monitor systems and report this information as required by Section VIII (Periodic Reporting Requirements).
- 47. <u>Performance Optimization Period</u>. For the first 60 Days after a Tank System is modified in compliance with Appendix B, Paragraph 4.c (Open Loop VCS Modification) and Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS),

Marathon shall calibrate and optimize electronic tank pressure monitor performance and reliability (such as optimization of pressure monitor location on a Tank System, determination of pressure Measurements, and identification of frequency indicative of over-pressurization). This period shall be used by Marathon and its contractors or electronic pressure monitor vendors to ensure that the electronic pressure monitors, to the greatest extent practicable, are producing quality data that will help identify the potential for over-pressurization of a Tank System.

- 48. <u>Pressure Monitor Trigger Point and Leak Point Development</u>. No later than 60 Days after the applicable deadlines pursuant to Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS), Marathon must identify the Trigger Point and Leak Point for the Tank System in accordance with the following:
 - a. The Trigger Point must be at least two ounces per square inch below the lowest Set Point of any PRD in the Tank System (*i.e.*, if a Storage Tank is equipped with a thief hatch with a Set Point of 16 oz/in² and a PRV with a Set Point of 14 oz/in², the Trigger Point can be no greater than 12 oz/in²) and less than the Leak Point;
 - b. The Leak Point must be greater than the Trigger Point and no greater than the lowest Set Point of any PRD in the Tank System;
 - c. After Marathon determines the Trigger Point and Leak Point for each
 Tank System, Marathon must conduct an IR Camera Inspection during a pressure test to
 ensure that the Tank System PRDs are not emitting at or below the designated Leak
 Point. During the pressure test, the Tank System will be manually allowed to pressure up
 to at least the designated Leak Point.
- 49. <u>On-Site Investigation for Tank Pressure Monitoring</u>. Following the performance optimization period in Paragraph 47 (Performance Optimization Period), if a Tank System has

thirty continuous seconds of tank pressure above the Trigger Point or Leak Point, if applicable, Marathon shall conduct an On-Site Investigation. The Investigation must include: (a) a site visit where the variable operating parameters or practices identified as critical by the Engineering Evaluation are reviewed to ensure the Tank System and Vapor Control System are operating as designed, and (b) an IR Camera Inspection of the Tank System. The On-Site Investigation shall be completed as soon as practicable but no later than two Calendar Days following the notice of a latching alarm that initiates the On-Site Investigation. Additional Measurements above the Trigger Point at a Tank System for which Marathon is currently performing an On-Site Investigation will not trigger an additional On-Site Investigation. Latching alarms at a Tank System that is Shut-In for purposes other than Trigger Point exceedances shall not initiate an On-Site Investigation.

50. If a Tank System requires three On-Site Investigations in a 30-Day period,
Marathon shall conduct a Root Cause Analysis and identify appropriate response actions to be
taken to address any operation, maintenance, or design cause(s) identified, along with a schedule
for the implementation of those response actions. Appropriate response actions may include
proactive solutions to maintenance problems (for example, if thief hatches with gaskets greater
than one year old are observed to have an increased failure rate, then a replacement schedule at
or before one year after installation may be appropriate to implement pursuant to Section IV.E
(Directed Inspection and Preventative Maintenance Program). Additional On-Site Investigations
at a Tank System at which Marathon is currently performing a Root Cause Analysis shall be
considered as additional information in that Root Cause Analysis but shall not initiate a new
Root Cause Analysis. Marathon shall complete the Root Cause Analysis within 60 Days after the
30-Day period triggering the need for a Root Cause Analysis. Upon completion of a Root Cause

Analysis, Marathon shall reset its count of inspections at zero for purposes of calculating the number of On-Site Investigations in a 30-Day period.

- 51. <u>Pressure Monitor Recordkeeping</u>. Marathon shall maintain records of the following for Tank Systems requiring On-Site Investigations:
 - a. The date, time, location, and numerical value of the initial Measurements that triggered the requirement for On-Site Investigation under Paragraph 49 (On-Site Investigation for Tank Pressure Monitoring);
 - The date and results of the On-Site Investigations and any corresponding
 Root Cause Analyses; and
 - c. The timeline for response actions identified by the Root Cause Analysis.
- 52. At any time, Marathon may submit to the EPA for approval a written request for alternative criteria (for example, pressure Measurements and number of Measurements in a given time period) triggering an On-Site Investigation under Paragraph 49 (On-Site Investigation for Tank Pressure Monitoring).

I. Other Requirements

- 53. <u>Sales Gas Pipeline Monitoring</u>. Marathon shall implement the following by the applicable deadline in Paragraph 7.b for Well Pads and by the applicable deadline in Paragraph 7.c(1) or 7.c(2) for New Well Pads:
 - a. Marathon shall maintain monthly flow meter records of the total monthly metered sales gas volume in standard cubic feet and 180-second flow meter data as provided by third-party sales gas meters.
 - b. If the sales gas pipeline monitoring system, including associated compensation monitoring devices and data transmission devices, experiences downtime

for one Day, Marathon shall make a one-time notification to the third-party gas gathering company of the occurrence within five Calendar Days. During the period of downtime, 180-second interval data is not required. Instead, Marathon shall record daily, if available, sales gas volumes based on information provided by the third-party gas gathering company. If not available, Marathon will record monthly sales gas volumes.

- 54. Performance Standards. Upon submitting any permit application pursuant to Section IV.A (Air Pollution Source Permitting), Marathon shall comply with 40 C.F.R. §§ 49.151-160; 42 U.S.C. §§ 7475(a)(1)-(8); and 40 C.F.R. §§ 71.1-71.12. Following the completion of an Engineering Evaluation and any necessary modifications at a Tank System or LEAF Tank System, Marathon shall follow all requirements set forth at 40 C.F.R. §§ 49.4161-49.4168, and for each "storage vessel affected facility" under NSPS OOOO, NSPS OOOOa, and NSPS OOOOb, comply with applicable requirements set forth at 40 C.F.R. §§ 60.5360-60.5430, 60.5360a-60.5432a, or 60.5360b-60.5432b. Marathon must comply with the applicable control requirements in 40 C.F.R. §§ 60.5395(d)(1), 60.5395a(a)(2), or 60.5395b(a)(2) through (b)(1)(i)-(iii) and may not elect to comply with 40 C.F.R. §§60.5395(d)(2), 60.5395a(a)(3), or 60.5395b(a)(3). Such obligations shall continue until Termination under Section XXI (Termination) unless all wells that the Tank System or LEAF Tank System is servicing have been permanently plugged and abandoned consistent with Section XVII (Plugging and Abandonment).
- 55. <u>Permits</u>. Where any compliance obligation under this Section requires Marathon to obtain a federal, state, or local permit or approval, Marathon shall submit timely and complete applications and take all other actions necessary to obtain all such permits or approvals.

 Marathon may seek relief under the provisions of Section X (Force Majeure) for any delay in the

performance of any such obligation resulting from a failure to obtain, or a delay in obtaining, any permit or approval required to fulfill such obligation, if Marathon has submitted timely and complete applications and has taken all other actions necessary to obtain all such permits or approvals.

56. <u>Emission Credit Generation</u>. Marathon shall neither generate nor use any emission reductions that result from actions required by this Consent Decree for the purposes of obtaining project decreases, netting reductions, or emission offset credits, including applying for, obtaining, trading, or selling any emission reduction credits.

V. ENVIRONMENTAL MITIGATION PROJECTS

- 57. Marathon shall implement the Environmental Mitigation Project(s) ("Projects") described in Appendix E in compliance with the approved plan and schedule for such Project and other terms of this Consent Decree.
- 58. Marathon shall maintain and, within 30 Days of an EPA request, provide copies of all documents to identify and substantiate the costs expended to implement the Projects described in Appendix E.
- 59. All plans and reports prepared by Marathon pursuant to the requirements of this Section V (Environmental Mitigation Projects) shall be submitted to the EPA and, with the exception of confidential business information, shall be made available to the public by Marathon upon request and without charge.
- 60. <u>Project Certification</u>. Marathon shall certify, as part of each plan submitted to the EPA for any Project, that:
 - a. As of the date of executing this Decree, Marathon is not required to perform or develop the Project by any federal, state, or local law or regulation; by any

agreement or grant; or as injunctive relief awarded in any other action in any forum;

- b. The Project is not a project that Marathon was planning or intending to construct, perform, or implement other than in settlement of the claims resolved in this Consent Decree; and
- c. Marathon has not received and will not receive credit for the Project in any other enforcement action.
- 61. Marathon shall use its best efforts to secure as much environmental benefit as possible for the Project, consistent with the applicable requirements and limits of this Decree.
- 62. <u>Project Completion Notice</u>. Within 60 Days following the completion of the Project required under this Consent Decree (including any applicable periods of demonstration or testing), Marathon shall submit to the EPA a report that documents the date the Project was completed; the results achieved by implementing the Project, including a general discussion of the environmental benefits and, where feasible, the estimated emissions reductions; and the costs expended by Marathon in implementing the Project.

VI. INJUNCTIVE RELIEF AND MITIGATION PROJECT SUBMITTALS

- 63. <u>Consent Decree Deadlines.</u> No later than 10 Days after the Effective Date,

 Marathon shall submit to the EPA for review a list of deadlines included in this Consent Decree.

 The list shall be substantially in the same form as Appendix F and shall be submitted in an electronic format (e.g., an unlocked spreadsheet or similar format agreed to by the Parties). In the event of a conflict between the list generated pursuant to this Paragraph and the Consent Decree, the Consent Decree shall control.
- 64. <u>Approval of Deliverables</u>. After review of any plan, report, or other item that is required to be submitted pursuant to this Consent Decree, the EPA will in writing: (a) approve

the submission; (b) approve the submission upon specified conditions; (c) approve part of the submission and disapprove the remainder; or (d) disapprove the submission.

- 65. If the submission is approved pursuant to Paragraph 64(a), Marathon shall take all actions required by the plan, report, or other document, in accordance with the schedules and requirements of the plan, report, or other document, as approved. If the submission is conditionally approved or approved only in part pursuant to Paragraph 64(b) or Paragraph 64(c), Marathon shall, upon written direction from the EPA, take all actions required by the approved plan, report, or other item that the EPA determines are technically severable from any disapproved portions.
- 66. If the submission is disapproved in whole or in part pursuant to Paragraph 64(c) or Paragraph 64(d), Marathon shall, within 45 Days or such other time as the Parties agree to in writing, correct all deficiencies and resubmit the plan, report, or other item, or disapproved portion thereof, for approval, in accordance with the preceding Paragraphs. If the resubmission is approved in whole or in part, Marathon shall proceed in accordance with the preceding Paragraph.
- 67. If a resubmitted plan, report, or other item, or portion thereof, is disapproved in whole or in part, the EPA may again require Marathon to correct any deficiencies, in accordance with the preceding Paragraphs.
- 68. If Marathon elects to invoke Dispute Resolution as set forth in Section XI (Dispute Resolution) concerning a decision by the EPA to disapprove, approve on specified conditions, or modify a deliverable, Marathon shall do so by sending a Notice of Dispute in accordance with Paragraph 99 (Informal Dispute Resolution) within 30 Days (or such other time as the Parties agree to in writing) after receipt of the applicable decision.

69. Any stipulated penalties applicable to the original submission, as provided in Section IX (Stipulated Penalties), accrue during the 45-Day period or other specified period, but shall not be payable unless the resubmission is untimely or is disapproved in whole or in part; provided that, if the original submission was so deficient as to constitute a material breach of Marathon's obligations under this Decree, the stipulated penalties applicable to the original submission shall be due and payable notwithstanding any subsequent resubmission.

VII. CIVIL PENALTY

- 70. Within 30 Days after the Effective Date, Marathon shall pay to the United States the sum of \$64.5 million as a civil penalty pursuant to Section 113 of the Act, 42 U.S.C. § 7413. If any portion of the civil penalty is not paid when due, Marathon shall pay interest on the amount past due, accruing from the Effective Date through the date of payment at the rate specified in 28 U.S.C. § 1961.
- 71. Payment Instructions. Marathon shall pay the civil penalty by FedWire Electronic Funds Transfer ("EFT") to the U.S. Department of Justice account, in accordance with instructions provided to Marathon by the Financial Litigation Unit ("FLU") of the U.S. Attorney's Office for the District of North Dakota after the Effective Date. The payment instructions provided by the FLU will include a Consolidated Debt Collection System ("CDCS") number that Marathon shall use to identify all payments required to be made in accordance with this Consent Decree. The FLU will provide the payment instructions to:

Celia Peressini 990 Town and Country Blvd. Houston, TX 77024

email: cperessini@marathonoil.com

on behalf of Marathon. Marathon may change the individual to receive payment instructions on its behalf by providing written notice of such change to DOJ and the EPA in accordance with Section XV (Notices).

- 72. At the time of payment, Marathon shall send a copy of the EFT authorization form, the EFT transaction record, and a transmittal letter: (i) to the EPA via email at cinwd_acctsreceivable@epa.gov or via regular mail at the EPA Cincinnati Finance Office, 26 W. Martin Luther King Drive, Cincinnati, Ohio 45268; (ii) to DOJ in accordance with Section XV (Notices); and (iii) to the EPA in accordance with Section XV (Notices). The transmittal letter shall state that the payment is for the civil penalty owed pursuant to the Consent Decree in *United States v. Marathon Oil Company*, and shall reference the civil action number, CDCS number, and DOJ case number 90-5-2-1-10388/4.
- 73. <u>Not Tax Deductible</u>. Marathon shall not deduct any penalties paid under this Consent Decree pursuant to this Section VII (Civil Penalty) or Section IX (Stipulated Penalties) in calculating its federal tax.

VIII. PERIODIC REPORTING REQUIREMENTS

- 74. By July 31st and January 31st of each year, Marathon shall submit to DOJ and the EPA a Semi-Annual Report that contains the following information for the Compliance Reporting Period:
 - a. Air Pollution Source Permitting (Section IV.A):
 - Copies of all permit applications for Well Pads and New Wells
 Pads submitted during the Compliance Reporting Period.

- (2) Notice of planned construction of New Well Pads in North Dakota for the forthcoming Reporting Period, including location (i.e., State or FBIR) and estimated timeline for permitting and construction.
- (3) For each digital flow meter required under Paragraph 10.c (Flare Flow Monitoring), the accumulated flow meter value organized by month, air permit number, and TVCS name and number as identified in Appendix A.
- (4) Identification of all flare flow monitoring system Malfunctions experienced at a flow meter required under Paragraph 10.c (Flare Flow Monitoring), including location, date, duration, and cause.
- (5) Identification of all pilot light monitor Malfunctions experienced at a pilot light monitor required by Paragraph 10.d (Flare Pilot Light Monitoring), and including all information required by Paragraph 10.d(2).
- (6) A screenshot of any VOC emissions posted to Marathon's public domain website as required by Paragraph 11 (Public Transparency).
- (7) A description of all On-Site Investigations conducted pursuant to Paragraph 10.e (Loss of Continuous Pilot), including: (a) the date, time, and duration of the automatic Shut-In; (b) the date and time of the On-Site Investigation; (c) the results of the On-Site Investigation determining, to the extent possible, the reason for the flare downtime event; and (d) a description of the required corrective actions conducted to ensure the pilot light flame(s) are lit consistent with manufacturer requirements for lit flares.

- (8) A copy of any annual deviation reports completed for source specific permits issued under Paragraph 7 (Synthetic Minor Permits for Well Pads and New Well Pads).
- b. <u>Air Pollution Source Management System and Verification of Emissions</u>

 (Section IV.B):
 - A copy of any revisions to the Recordkeeping SOP for Emissions
 Calculations required by Paragraph 14 (Recordkeeping SOP for Emissions
 Calculations).
 - (2) Verification that data was collected during field confirmation under Paragraph 17 (Data Confirmation).
 - (3) Notification of any Shut-In events required under Paragraph 18 (Emissions Underestimates). The notification shall include the date of the Shut-In, the reason for the Shut-In, the date that PTE was re-calculated, if applicable, and the date the Air Permit Facility as identified in Appendix A, was brought back to Normal Operations.
 - (4) A description of any corrective actions taken pursuant to Paragraph 18 (Emissions Underestimates) to the extent not included in the Audit Report.
- c. <u>Third-Party Audits (Section IV.C)</u>: the Audit Report and a screenshot of the public posting of the Audit Report on Marathon's public domain website pursuant to Paragraph 24. Marathon shall include a list of corrective actions taken to address any identified Audit non-compliances, including a description of the corrective actions and the date such actions were taken.
 - d. Open Loop, Closed Loop, and LEAF Vapor Control System Requirements

(Section IV.D, Appendices B, C, and D):

- (1) A copy of the Open Loop Modeling Guideline, Closed Loop

 Design Guideline, or LEAF Design Guideline if they were revised during the reporting period.
- (2) Status and/or completion of either the Field Surveys required in Appendix B, Paragraph 4 (Open Loop Tank System Field Survey, Engineering Evaluation, and Modification), Appendix C, Paragraph 2.a (Closed Loop Tank System Field Survey), or Appendix D, Paragraph 2.a (Closed Loop LEAF Tank System Field Survey).
- VCS Engineering Evaluations. Include a summary of any modifications to the Open Loop Vapor Control Systems (Appendix B, Paragraph 4.c (Open Loop VCS Modification)), and a list of any Shut-In Tank Systems or Shut-In LEAF Tank Systems due to a failure to complete an applicable Engineering Evaluation, or due to a failure to implement any Open Loop Vapor Control System modifications resulting from the Open Loop Engineering Evaluation (Appendix B, Paragraph 4.c (Open Loop VCS Modification)) by the deadline set forth in Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS).
- (4) The information identified in Appendix B, Paragraph 8

 (Certification of Completion Report for Open Loop VCSs), Appendix C,

 Paragraph 4.b (Certification of Completion Report for Closed Loop VCSs), or

 Appendix D, Paragraph 4.b (LEAF Site Certification of Completion Report).

- (5) A summary of any evaluations undertaken pursuant to Appendix B, Paragraph 4.b (Open Loop VCS Engineering Evaluation), Appendix C, Paragraph 2.b (Closed Loop VCS Engineering Evaluation), or Appendix D, Paragraph 2.b (LEAF Closed Loop Vapor Control System Engineering Evaluation) during that reporting period to determine whether modifications were necessary at Vapor Control Systems for other Tank Systems or LEAF Vapor Control Systems for other LEAF Tank Systems and the timing, results, locations, and description of any modifications or a timeline for the completion such modifications.
- (6) A copy of the alarm and Shut-In log required under Appendix C, Paragraph 4.c and Appendix D, Paragraph 4.c.
- e. <u>Directed Inspection and Preventative Maintenance Program (Section</u>

 IV.E): Status of DI/PM program implementation, including:
 - (1) A copy of Marathon's DI/PM program if revised during the reporting period.
 - (2) Identification of any new or modified maintenance or inspection schedules or replacement program, including the reasons for the change.
 - (3) A summary of any modifications to the spare parts program, including the reasons for the change.
 - (4) For the Annual Evaluation required under Paragraph 32 (Annual Evaluation), documentation that includes: (a) identification of Tank Systems and LEAF Tank Systems reviewed; (b) the date that review of each Tank System or LEAF Tank System was completed; (c) a discussion of any systemic issues

identified by Marathon; and (d) the nature and timing of any DI/PM program modifications, corrective actions, or other actions as a result of this review.

- f. <u>Periodic IR Camera Inspections (Section IV.F)</u>: Spreadsheet of the information specified in Paragraph 37 (IR Camera Inspection Recordkeeping).
 - g. Reliable Information, Investigation, and Corrective Action (Section IV.G):
 - (1) Spreadsheet of the information specified in Paragraph 43 (Reliable Information Recordkeeping).
 - (2) Identification of any Root Cause Analyses conducted, including the results of the analysis and the proposed timeline for any response actions not completed at the time of submission of the Semi-Annual Report.
- h. <u>Tank System Electronic Pressure Monitoring (Section IV.H)</u>. The status of installation and calibration of pressure monitors and a spreadsheet of the information specified in Paragraph 51 (Pressure Monitor Recordkeeping).
- i. <u>Sales Gas Monitoring</u>. For sales gas pipeline monitoring required under Paragraph 53 (Sales Gas Pipeline Monitoring), the accumulated flow meter values, organized by month and as provided by the third party or as otherwise obtained by Marathon.
- j. Appendix A. Updated Appendix A that includes: (1) any air permit numbers obtained during the Compliance Reporting Period; (2) any New Wells or New Well Pads constructed, reconstructed, or modified during the Compliance Reporting Period; (3) addition of any New Tank Systems or removal of Tank Systems or LEAF Tank Systems as a result of redirection of oil, as specified in Paragraph 28 (Redirection of Oil); (4) removal of any Tank Systems or LEAF Tank Systems for which all wells

have been permanently plugged and abandoned pursuant to Section XVII (Plugging and Abandonment); and (5) removal of any Well Pads that have been terminated pursuant to Paragraph 135 (Partial Termination for Specific Well Pads or New Well Pads).

- k. <u>Environmental Mitigation Projects (Section V and Appendix E)</u>. A summary of Environmental Mitigation Project activities undertaken, status of applicable milestones, and a summary of costs incurred.
 - 1. Consent Decree Deadlines. Updates to Appendix F, as necessary.
- 75. The Semi-Annual Report shall also include a description of any non-compliance with the requirements of this Consent Decree and an explanation of the violation's likely cause and of the remedial steps taken, or to be taken, to prevent or minimize such violation.
- 76. If Marathon violates, or has reason to believe that it may violate, any requirement of this Consent Decree, Marathon shall notify the DOJ and the EPA of such violation in writing, in the next Semi-Annual Report after Marathon becomes aware of the violation. Such notice shall include the likely duration of the violation, the emission impact of the violation, an explanation of the violation's likely cause, and a description of the corrective action taken, or to be taken, to prevent or minimize such violation. If the cause of a violation cannot be fully explained at the time the notification is due, Marathon shall so state in the notification. Marathon shall investigate the cause of the violation and shall then submit an amendment to the notification, including a full explanation of the cause of the violation, within 30 Days of the day Marathon becomes aware of the cause of the violation and identifies the corrective action(s) to prevent the violation from recurring. Nothing in this Paragraph or the following Paragraph relieves Marathon of its obligation to provide the notice required by Section X (Force Majeure).

- 77. Whenever any violation of this Consent Decree or of any applicable permits or any other event affecting Marathon's performance under this Consent Decree may pose an immediate threat to the public health or welfare or the environment, Marathon shall comply with any applicable federal, state, or local laws and, in addition, shall notify the EPA by email as soon as possible but no later than 24 hours after Marathon first knew of the violation or event. This notice requirement is in addition to the requirement to provide notice of a violation of this Decree set forth in the preceding Paragraph.
- 78. <u>Certification Statement</u>. Each report submitted by Marathon under this Section, and each Certification of Completion Report submitted pursuant to the requirements of Appendix B, Paragraph 8 (Certification of Completion Report for Open Loop VCSs); Appendix C, Paragraph 4.b (Certification of Completion Report for Closed Loop VCSs), or Appendix D, Paragraph 4.b (LEAF Site Certification of Completion Report) shall be signed by an official of the submitting party and include the following certification:

I certify under penalty of perjury that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

This certification requirement does not apply to emergency notifications where compliance would be impractical.

79. The reporting requirements of this Consent Decree do not relieve Marathon of any reporting obligations required by the Act, or implementing regulations, or by any other federal, state, or local law, regulation, permit, or other requirement.

80. Any information provided pursuant to this Consent Decree may be used by the United States in any proceeding to enforce the provisions of this Decree and as otherwise permitted by law.

IX. STIPULATED PENALTIES

- 81. Marathon shall be liable for stipulated penalties to the United States for violations of this Consent Decree as specified below, unless excused under Section X (Force Majeure), or reduced or waived by the United States pursuant to Paragraph 85 (Reduction or Waiver of Stipulated Penalties). A violation includes failing to perform any obligation required by the terms of this Decree, including any work plan approved under this Decree, according to all applicable requirements of this Decree and within the specified time schedules established by or approved under this Decree.
 - a. <u>Violation of Air Pollution Source Permitting Requirements.</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|---|
| 1. | Failure to timely apply for a federally enforceable permit | \$2,500 per Day per Air Permit Facility |
| 2. | Failure to submit an application consistent with the requirements of Paragraph 10 (Federally Enforceable Permit Conditions) | \$2,500 per Day per Air Permit Facility |
| 3. | Failure to comply with any permit condition set forth in Paragraph 10 (Federally Enforceable Permit Conditions) after the applicable Consent Decree deadline, with the exception of recordkeeping requirements | \$2,500 per permit condition violation per Air Permit Facility per Day of violation |
| 4. | Failure to maintain records as required by Paragraph 10 (Federally Enforceable Permit Conditions) | \$1,000 per violation of recordkeeping requirement |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|--|
| 5. | Failure to post VOC emissions per Air Permit Facility on a publicly available website as required by Paragraph 11 (Public Transparency) | \$500 per Day per missing Air Permit Facility |

b. <u>Violation of Air Pollution Source Management System Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|---|--|
| 1. | Failure to maintain records required by Paragraph 14 (Recordkeeping SOP for Emissions Calculations) | \$500 per Well Pad |
| 2. | Failure to comply with the electronic database requirements in Paragraph 16 (Electronic Databases) | \$1,000 per Day of violation |
| 3. | Failure to confirm data for permit application assumptions as required by Paragraph 17 (Data Confirmation) | \$1,000 per New Well per Day for the first 30 Days of noncompliance; \$2,500 per Day thereafter |
| 4. | Failure to Shut-In or implement operational changes to ensure compliance with an Emission Limit as required by Paragraph 18.a | \$20,000 per Day per Air Permit Facility |
| 5. | Failure to implement operational changes to ensure compliance as required by Paragraph 18.b | \$2,500 per Day per Air Permit Facility |

c. <u>Violation of Third-Party Audit Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|--------------------|
| 1. | Failure to provide a Third-Party Audit Work Plan to the EPA in compliance with the requirements of Paragraph 21 (Audit | \$2,500 per Day |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|---|
| | Work Plan) | |
| 2. | Failure to comply with the Third-Party Audit Work Plan | \$2,500 per violation per Day |
| 3. | Failure to implement corrective actions in compliance with Paragraph 22 (Implementation of Corrective Actions Upon Identification of Non-Compliance by Third-Party Auditor(s)), except corrective actions for which stipulated penalties are owed pursuant to Paragraph 81.b.4 | \$2,500 per Day per corrective action |
| 4. | Failure to post a summary and Audit Report on a Marathon public domain website or failure to provide a link to the report to the MHA as required by Paragraph 24 | \$1,000 per Day until the missing summary and/or Audit Report is posted; or until the MHA receives a link |

d. <u>Violation of Design Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|---|---|
| 1. | Failure to sample and conduct QA/QC analyses as required by Appendix B, Paragraph 1 (Pressurized Liquid Sampling) | \$500 per Day for the first 30 Days of noncompliance; \$2,500 per Day thereafter |
| 2. | Failure to conduct evaluation of the condition of all PRDs, mountings, and gaskets at each Storage Tank by the applicable deadline, as required by either Appendix B, Paragraph 4.a, Appendix C, Paragraph 2.a (Closed Loop Tank System Field Survey), or Appendix D, Paragraph 2.a (Closed Loop LEAF Tank System Field Survey) | \$500 per Day per Tank System or LEAF Tank System for the first 30 Days of noncompliance; \$1,500 per Day per Tank System or LEAF Tank System thereafter. |
| 3. | Failure to comply with the recordkeeping requirements of Appendix B, Paragraph 4.a(4), Appendix C, Paragraph 2.a(4), or Appendix D, Paragraph 2.a(3) | \$5,000 per Tank System or LEAF Tank System |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|---|---|
| 4. | Failure to take the actions required by Appendix B, Paragraph 4.b (Open Loop VCS Engineering Evaluation) or 4.c (Open Loop VCS Modification); Appendix C, Paragraph 2.b (Closed Loop VCS Engineering Evaluation) or 2.c (Closed Loop VCS Modification); or Appendix D, Paragraph 2.b (LEAF Closed Loop Vapor Control System Engineering Evaluation) or Paragraph 2.c (LEAF Closed Loop Vapor Control System Modification) | \$500 per Day per Tank System or LEAF Tank System for the first 30 Days of noncompliance; \$1,500 per Day per Tank System or LEAF Tank System thereafter. |
| 5. | Failure to conduct an IR Camera Inspection as required by Appendix B, Paragraph 6 (Open Loop Vapor Control System Initial Verification); conduct the verification set forth at Appendix C, Paragraph 4 (Closed Loop VCS Verification of Engineering Evaluation); or conduct the verification at Appendix D, Paragraph 4 (LEAF Closed Loop Vapor Control System Verification of Engineering Evaluation) | \$500 per Day per Vapor Control System or LEAF Closed Loop Vapor Control System for the first 30 Days of noncompliance; and \$1,500 per Day per violation thereafter. |
| 6. | Failure to maintain IR camera records as required by Appendix B, Paragraph 6.b, Appendix C, Paragraph 4.a(2)(ii), or Appendix D, Paragraph 4.a(2)(c) | \$500 per IR video file per Tank System or LEAF Tank System |
| 7. | Failure to complete and submit a Certification of Completion Report as required by Appendix B, Paragraph 8 (Certification of Completion Report for Open Loop VCSs), Appendix C, Paragraph 4.b (Certification of Completion Report for Closed Loop VCSs), or Appendix D, Paragraph 4.b (LEAF Site Certification of Completion Report) | \$500 per Day for the first 30 Days of noncompliance and \$1,500 per Day thereafter. |
| 8. | Failure to timely complete requirements of Appendix B, Paragraph 9.a (Open Loop | \$500 per Day per Vapor Control System or LEAF |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|--|
| | VCS Post-Certification of Completion Modifications) and/or timely submit an updated Certification of Completion as required by Appendix B, Paragraph 9.b, or Appendix D, Paragraph 2.c (LEAF Closed Loop Vapor Control System Modification) | Closed Loop Vapor Control System for the first 30 Days of noncompliance; and \$1,500 per Day per violation thereafter. |
| 9. | Failure to maintain a complete alarm and Shut-In log as required by Appendix C, Paragraph 4.c, or Appendix D, Paragraph 4.c | \$1,000 per Day per violation thereafter. |
| 10. | Failure to comply with redirection of oil requirements set forth in Paragraph 28 (Redirection of Oil) | \$2,500 per Tank System or LEAF Tank System per Day of violation for the first 15 Days; \$5,000 per Tank System or LEAF Tank System per Day of violation thereafter. |

e. <u>Violation of DI/PM Program Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|---|
| 1. | Failure to implement an approved Directed Inspection and Preventative Maintenance program at each Tank System or LEAF Tank System, as required by Paragraphs 29-31 | \$1,000 per Day per Tank System or LEAF Tank System for the first 30 Days of noncompliance; \$5,000 per Day per Tank System or LEAF Tank System thereafter. |
| 2. | Failure to establish, implement, or revise preventative maintenance schedules as required by Paragraph 30.d (Preventative Maintenance); maintain, review, or modify spare parts inventory as required by Paragraph 30.e (Spare Parts Program); train personnel as required by Paragraph 30.g | \$1,000 per Day per violation for the first 15 Days of noncompliance; \$2,500 per Day per violation thereafter. |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|--------------------|
| | (Training); conduct an annual evaluation in compliance with Paragraph 32 (Annual Evaluations); or perform the verifications, reviews, updates, evaluations, and corrections as required by Paragraph 32 (Annual Evaluations) | |

f. <u>Violation of Periodic IR Camera Inspection Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|---|---|
| 1. | Failure to conduct periodic IR Camera Inspections as required by Paragraphs 33- 35 in accordance with the EPA approved IR Camera SOP. | \$500 per Day per Tank System or LEAF Tank System for the first 30 Days of noncompliance; \$1,500 per Day per Tank System or LEAF Tank System thereafter, up and until the next required IR Camera Inspection has been conducted. |
| 2. | Failure to provide written notification to MHA Nation of IR Camera Inspection(s), as required by Paragraph 36 | \$500 per violation |
| 3. | Failure to comply with the recordkeeping requirements of Paragraph 37 (IR Camera Inspection Recordkeeping) | \$2,500 per IR Camera Inspection per Tank System or LEAF Tank System |

g. <u>Violation of Reliable Information Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|--|
| 1. | Failure to complete all necessary corrective actions or Shut-In as required by | \$5,000 per Day per Tank System or LEAF Tank System for the first 15 Days of |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|---|--|
| | Paragraphs 39-42 | noncompliance; and \$15,000 per Day per Tank System or LEAF Tank System thereafter. |
| 2. | Failure to comply with the recordkeeping requirements of Paragraph 43 (Reliable Information Recordkeeping) | \$2,500 per recordkeeping violation |
| 3. | Failure to complete a Root Cause Analysis or implement appropriate response actions identified during a Root Cause Analysis as required by Paragraph 44 (Root Cause Analysis) | \$1,000 per Day per Tank System or LEAF Tank System for the first 15 Days of violation; \$2,500 per Day per violation thereafter |

h. <u>Violation of Tank System Electronic Pressure Monitoring Requirements</u>

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|---|---|
| 1. | Failure to equip Tank System with pressure monitors as required by Paragraph 46 | \$1,000 per Day per Tank System for the first 15 Days of noncompliance; and \$2,500 per Day per Tank System thereafter. |
| 2. | Failure to develop Trigger Point as required by Paragraph 48 (Pressure Monitor Trigger Point and Leak Point Development) | \$1,000 per Day per Tank System for the first 15 Days of noncompliance; and \$2,500 per Day per Tank System thereafter. |
| 3. | Failure to conduct On-Site Investigation for Tank Pressure Monitoring as required by Paragraph 49 (On-Site Investigation for Tank Pressure Monitoring) or a Root Cause | \$1,000 per Day per Tank System for the first 15 Days of noncompliance; and \$2,500 per Day per Tank System |

| Number | Consent Decree Violation | Stipulated Penalty |
|--------|--|-------------------------|
| | Analysis as required by Paragraph 50 | thereafter. |
| 4. | Failure to maintain records as required by Paragraph 51 (Pressure Monitor Recordkeeping) | \$2,500 per Tank System |

i. Violation of Environmental Mitigation Project Requirements.

| Consent Decree Violation | Stipulated Penalty | | | | |
|--|---|--|--|--|--|
| Failure to complete an Environmental Mitigation Project in compliance with Section V (Environmental Mitigation Projects) and Appendix E to this Decree | \$500 per Day for the first 30 Days of noncompliance; \$1,500 per Day thereafter. | | | | |

j. <u>Violation of Periodic Reporting Requirements</u>.

| Consent Decree Violation | Stipulated Penalty |
|--|---|
| Failure to submit a Semi-Annual Report as required by Paragraph 74 | \$500 per Day for the first 30 Days of noncompliance; and \$1,500 per Day thereafter. |

- 82. <u>Late Payment of Civil Penalty</u>. If Marathon fails to pay the civil penalty required to be paid under Section VII (Civil Penalty) when due, Marathon shall pay a stipulated penalty of \$2,000 per Day for each Day that the payment is late.
- 83. Stipulated penalties under this Section shall begin to accrue on the Day after performance is due or on the Day a violation occurs, whichever is applicable, and shall continue to accrue until performance is satisfactorily completed or until the violation ceases. Stipulated penalties shall accrue simultaneously for violations of separate requirements of this Consent Decree.

- 84. Marathon shall pay stipulated penalties to the United States within 30 Days of receiving a written demand by the United States.
- 85. Reduction or Waiver of Stipulated Penalties. The United States may, in the unreviewable exercise of its discretion, reduce or waive stipulated penalties otherwise due it under this Consent Decree.
- 86. Stipulated penalties shall continue to accrue as provided in Paragraph 83 during any Dispute Resolution, but need not be paid until the following:
 - a. If the dispute is resolved by agreement of the Parties or by a decision of the EPA that is not appealed to the Court, Marathon shall pay accrued penalties determined to be owing, together with interest, to the United States within 30 Days of the effective date of the agreement or the receipt of the EPA's decision or order;
 - b. If the dispute is appealed to the Court and the United States prevails in whole or in part, Marathon shall pay all accrued penalties determined by the Court to be owing, together with interest, within 60 Days of receiving the Court's decision or order, except as provided in Paragraph 86.c, below; or
 - c. If any Party appeals the District Court's decision, Marathon shall pay all accrued penalties determined to be owing, together with interest, within 15 Days of receiving the final appellate court decision.
- 87. Obligations Prior to the Effective Date. Upon the Effective Date, the stipulated penalty provisions of this Decree shall be retroactively enforceable with regard to any and all violations of Section IV.G (Reliable Information, Investigation, and Corrective Action) that have occurred prior to the Effective Date, provided that stipulated penalties that may have accrued

prior to the Effective Date may not be collected unless and until this Consent Decree is entered by the Court.

- 88. If Marathon fails to pay stipulated penalties according to the terms of this Consent Decree, Marathon shall be liable for interest on such penalties, as provided for in 28 U.S.C. § 1961, accruing as of the date payment became due. Nothing in this Paragraph shall be construed to limit the United States from seeking any remedy otherwise provided by law for Marathon's failure to pay any stipulated penalties.
- 89. Marathon shall pay stipulated penalties owing to the United States in the manner set forth in Paragraph 71 (Payment Instructions) and with the confirmation notices required by Paragraph 72, except that the transmittal letter shall state that the payment is for stipulated penalties and shall state for which violation(s) the penalties are being paid.
- 90. The payment of penalties and interest, if any, shall not alter in any way

 Marathon's obligation to complete the performance of the requirements of this Consent Decree.
- 91. Stipulated penalties are not the United States' exclusive remedy for violations of this Consent Decree. Subject to the provisions of Section XIII (Effect of Settlement/Reservation of Rights), the United States expressly reserves the right to seek any other relief it deems appropriate for Marathon's violation of this Decree or applicable law, including an action against Marathon for statutory penalties, additional injunctive relief, mitigation or offset measures, and/or contempt. However, the amount of any statutory penalty assessed for a violation of this Consent Decree shall be reduced by an amount equal to the amount of any stipulated penalty paid pursuant to this Consent Decree.

X. FORCE MAJEURE

- 92. "Force majeure," for purposes of this Consent Decree, means any event arising from causes beyond the control of Marathon, of any entity controlled by Marathon, including their officers, employees, agents, contractors, and consultants, that delays or prevents the performance of any obligation under this Decree despite Marathon's best efforts to fulfill the obligation. The requirement that Marathon exercise "best efforts to fulfill the obligation" includes using best efforts to anticipate any potential force majeure event and best efforts to address the effects of any potential force majeure event (a) as it is occurring and (b) after it has occurred to prevent or minimize any resulting delay and any adverse effects to the greatest extent possible. "Force majeure" does not include Marathon's financial inability to perform any obligation under this Consent Decree.
- 93. If any event occurs for which Marathon will or may claim a force majeure, Marathon shall provide notice by email to the EPA within 72 hours of when Marathon first knew or should have known that the event would likely delay or prevent performance. Marathon shall be deemed to know of any circumstance of which any contractor of, subcontractor of, or entity controlled by Marathon knew or should have known.
- 94. Within seven Days after the notice under Paragraph 93, Marathon shall provide in writing to the EPA: (a) an explanation and description of the event and its effect on Marathon's completion of the requirements of the Consent Decree; (b) a description and schedule of all actions taken or to be taken to prevent or minimize the delay and/or other adverse effects of the event; (c) if applicable, the proposed extension of time for Marathon to complete the requirements of the Consent Decree; (d) Marathon's rationale for attributing such delay to a force majeure if it intends to assert such a claim; and (e) a statement as to whether, in the opinion

of Marathon, such event may cause or contribute to an endangerment to public health or welfare or the environment. Marathon shall include with any notice all available documentation supporting any claim that the delay was attributable to a force majeure.

- 95. Failure to comply with the requirements in Paragraphs 93-94 precludes Marathon from asserting any claim of force majeure regarding that event, provided, however, that the EPA may, in its unreviewable discretion, excuse such failure if it is able to assess to its satisfaction whether the event is a force majeure, and whether Defendant has exercised its best efforts, under Paragraph 92.
- 96. After receipt of any claim of force majeure, the EPA will notify Marathon of its determination whether Marathon is entitled to relief under Paragraph 92, and, if so, the excuse of, or the extension of time for, performance of the obligations affected by the force majeure. An excuse of, or extension of the time for performance of, the obligations affected by the force majeure does not, of itself, excuse or extend the time for performance of any other obligation.
- 97. If Marathon elects to invoke the dispute resolution procedures set forth in Section XI (Dispute Resolution), it shall do so no later than 15 Days after receipt of the EPA's notice. In any such proceeding, Marathon has the burden of proving that it is entitled to relief under Paragraph 92, that its proposed excuse or extension was or will be warranted under the circumstances, and that it complied with the requirements of Paragraphs 93-94. If Marathon carries this burden, the delay or non-performance at issue shall be deemed not to be a violation by Marathon of the affected obligation of this Consent Decree identified to the EPA and the Court.

XI. DISPUTE RESOLUTION

- 98. Unless otherwise expressly provided for in this Consent Decree, the dispute resolution procedures of this Section are the exclusive mechanism to resolve disputes arising under or with respect to this Decree.
- 99. Informal Dispute Resolution. Any dispute subject to Dispute Resolution under this Consent Decree shall first be the subject of informal negotiations. The dispute shall be considered to have arisen when Marathon sends DOJ and the EPA a written Notice of Dispute. Such Notice of Dispute shall clearly state the matter in dispute. The period of informal negotiations shall not exceed 20 Days from the date the dispute arises unless that period is modified by written agreement. If the Parties cannot resolve a dispute by informal negotiations, then the position advanced by the United States shall be considered binding unless, within 14 Days after the conclusion of the informal negotiation period, Marathon invokes formal dispute resolution procedures as set forth below.
- 100. <u>Formal Dispute Resolution</u>. Marathon shall invoke formal dispute resolution procedures, within the time period provided in the preceding Paragraph, by sending DOJ and the EPA a written Statement of Position regarding the matter in dispute. The Statement of Position shall include, but need not be limited to, any factual data, analysis, or opinion supporting Marathon's position and any supporting documentation relied upon by Marathon.
- 101. The United States will send Marathon a Statement of Position within 45 Days of receipt of Marathon's Statement of Position. The United States' Statement of Position shall include, but need not be limited to, any factual data, analysis, or opinion supporting that position and any supporting documentation relied upon by the United States. The United States'

Statement of Position is binding on Marathon unless Marathon files a motion for judicial review of the dispute in accordance with the following Paragraph.

- 102. <u>Judicial Dispute Resolution</u>. Marathon may seek judicial review of the dispute by filing with the Court and serving on the United States a motion requesting judicial resolution of the dispute. The motion must be filed within 10 Business Days of receipt of the United States' Statement of Position pursuant to the preceding Paragraph. The motion shall contain a written statement of Marathon's position on the matter in dispute, including any supporting factual data, analysis, opinion, or documentation, and shall set forth the relief requested and any schedule within which the dispute must be resolved for orderly implementation of the Consent Decree.
- 103. The United States shall respond to Marathon's motion within the time period allowed by the Local Rules of this Court. Marathon may file a reply memorandum, to the extent permitted by the Local Rules.

104. Standard of Review.

- a. <u>Disputes Concerning Matters Accorded Record Review</u>. Except as otherwise provided in this Consent Decree, in any dispute brought under Paragraph 100 (Formal Dispute Resolution) pertaining to the adequacy or appropriateness of plans, procedures to implement plans, schedules, or any other items requiring approval by the EPA under this Consent Decree; the adequacy of the performance of work undertaken pursuant to this Consent Decree; and all other disputes that are accorded review on the administrative record under applicable principles of administrative law, Marathon shall have the burden of demonstrating, based on the administrative record, that the position of the United States is arbitrary and capricious or otherwise not in accordance with law.
 - b. Other Disputes. Except as otherwise provided in this Consent Decree, in

any other dispute brought under Paragraph 100 (Formal Dispute Resolution), Marathon shall bear the burden of demonstrating that its position complies with this Consent Decree and better furthers the objectives of the Consent Decree.

105. The invocation of dispute resolution procedures under this Section shall not, by itself, extend, postpone, or affect in any way any obligation of Defendant under this Consent Decree unless and until final resolution of the dispute so provides. Stipulated penalties with respect to the disputed matter shall continue to accrue from the first Day of noncompliance, but payment shall be stayed pending resolution of the dispute as provided in Paragraph 86. If Marathon does not prevail on the disputed issue, stipulated penalties shall be assessed and paid as provided in Section IX (Stipulated Penalties).

XII. INFORMATION COLLECTION AND RETENTION

- 106. The United States and its representatives, including attorneys, contractors, and consultants, shall have the right of entry into any Well Pad or New Well Pad covered by this Consent Decree, at all reasonable times (subject to any applicable federal health and safety laws and regulations), upon presentation of credentials, to:
 - a. Monitor the progress of activities required under this Decree;
 - b. Verify any data or information submitted to the United States in accordance with the terms of this Decree;
 - c. Obtain samples and, upon request, splits or duplicates of any samples taken by Marathon or its representatives, contractors, or consultants related to activities under this Decree;
 - d. Obtain documentary evidence, including photographs and similar data related to activities required under this Decree; and

- e. Assess Marathon's compliance with this Decree.
- 107. Upon request, Marathon shall provide the EPA or its authorized representatives, splits or duplicates of any samples taken by Marathon. Upon request, the EPA shall provide Marathon splits or duplicates of any samples taken by the EPA.
- 108. Until five years after the termination of this Consent Decree, Marathon shall retain, and shall instruct its contractors and agents to preserve, all non-identical copies of all documents, records, or other information (including documents, records, or other information in electronic form in its or its contractors' or agents' possession or control, or that come into its or its contractors' or agents' possession or control), and that relate to Marathon's performance of its obligations under this Decree. This information-retention requirement applies regardless of any contrary corporate or institutional policies or procedures. At any time during this information-retention period, upon request by the United States, Marathon shall provide copies of any documents, records, or other information required to be maintained under this Paragraph.
- 109. At the conclusion of the information-retention period provided in the preceding Paragraph, Marathon shall notify the United States at least 90 Days prior to the destruction of any documents, records, or other information subject to the requirements of the preceding Paragraph and, upon request by the United States, Marathon shall deliver any such documents, records, or other information to the EPA.
- 110. Marathon may assert that certain documents, records, or other information is privileged under the attorney-client privilege, or any other privilege recognized by federal law. If Marathon asserts such a privilege, it shall provide the following: (a) the title of the document, record, or information; (b) the date of the document, record, or information; (c) the name and title of each author of the document, record, or information; (d) the name and title of each

addressee and recipient; (e) a description of the subject of the document, record, or information; and (f) the privilege asserted by Marathon. However, no documents, records, or other information created or generated pursuant to the requirements of this Consent Decree shall be withheld on grounds of privilege.

- 111. Marathon may also assert that information required to be provided under this Section is protected as Confidential Business Information ("CBI") under 40 C.F.R. Part 2. As to any information that Marathon seeks to protect as CBI, Marathon shall follow the procedures set forth in 40 C.F.R. Part 2.
- 112. This Consent Decree in no way limits or affects any right of entry and inspection, or any right to obtain information, held by the United States pursuant to applicable federal laws, regulations, or permits, nor does it limit or affect any duty or obligation of Marathon to maintain documents, records, or other information imposed by applicable federal or state laws, regulations, or permits.

XIII. EFFECT OF SETTLEMENT/RESERVATION OF RIGHTS

- 113. This Consent Decree resolves the civil claims of the United States for the violations alleged in the Complaint filed in this action through the Date of Lodging.
- 114. The United States reserves all legal and equitable remedies available to enforce the provisions of this Consent Decree. This Consent Decree shall not be construed to limit the rights of the United States to obtain penalties or injunctive relief under the Act or implementing regulations, or under other federal or state laws, regulations, or permit conditions, except as expressly specified in Paragraph 113. The United States further reserves all legal and equitable remedies to address any imminent and substantial endangerment to the public health or welfare

or the environment arising at, or posed by, Marathon's Well Pads or New Well Pads, whether related to the violations addressed in this Decree or otherwise.

- States for injunctive relief, civil penalties, or other appropriate relief relating to the Well Pads or New Well Pads or Marathon's violations, Marathon shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by the United States in the subsequent proceeding were or should have been brought in the instant case, except with respect to claims that have been specifically resolved pursuant to Paragraph 113.
- 116. This Consent Decree is not a permit, or a modification of any permit, under any federal, State, or local laws or regulations. Marathon is responsible for achieving and maintaining complete compliance with all applicable federal, State, and local laws, regulations, and permits; and Marathon's compliance with this Decree shall be no defense to any action commenced pursuant to any such laws, regulations, or permits, except as set forth herein. The United States does not, by its consent to the entry of this Decree, warrant or aver in any manner that Marathon's compliance with any aspect of this Decree will result in compliance with provisions of the Act, or with any other provisions of federal, State, or local laws, regulations, or permits.
- 117. This Consent Decree does not limit or affect the rights of Marathon or of the United States against any third parties, not party to this Decree, nor does it limit the rights of third parties, not party to this Decree, against Marathon, except as otherwise provided by law.

118. This Consent Decree shall not be construed to create rights in, or grant any cause of action to, any third party not party to this Decree.

XIV. COSTS

119. The Parties shall bear their own costs of this action, including attorneys' fees, except that the United States shall be entitled to collect the costs (including attorneys' fees) incurred in any action necessary to collect any portion of the civil penalty or any stipulated penalties due but not paid by Marathon.

XV. NOTICES

120. Unless otherwise specified in this Consent Decree, whenever notifications, submissions, or communications are required by this Decree, they shall be made in writing and sent by mail or email, with a preference for email, and addressed as follows:

As to DOJ by email (preferred): eescdcopy.enrd@usdoj.gov

Re: DJ # 90-5-2-1-10388/4

As to DOJ by mail: EES Case Management Unit

Environment and Natural Resources Division

U.S. Department of Justice

P.O. Box 7611

Washington, D.C. 20044-7611 Re: DJ # 90-5-2-1-10388/4

As to the EPA by email (preferred): R8AirReportEnforcement@epa.gov

stovern.michael@epa.gov

As to the EPA by mail: Branch Chief, Air & Toxics Enforcement Branch

Enforcement and Compliance Assurance Division

Environmental Protection Agency, Region 8

1595 Wynkoop Street Denver, CO 80202

As to Marathon by email: cperessini@marathonoil.com

Scott.Janoe@BakerBotts.com

As to Marathon by mail: Marathon Oil Company

Attn: Celia Peressini

990 Town and Country Blvd.

Houston, TX 77024

Baker Botts LLP Attn: Scott Janoe 910 Louisiana Street Houston, TX 77002

As to MHA Nation: salbeston@mhanation.com (Energy Division

Compliance Department)

klyson@mhanation.com (Energy Division

Compliance Department)

edmundbaker@mhanation.com (Environmental

Division of the Natural Resources

Department)

lhlonefight@mhanation.com (Tribal Science Advisor)

- 121. Any Party may, by written notice to the other Party, change its designated notice recipient or notice address provided above. The MHA Nation may change the individuals to receive notice on its behalf by providing written notice to Marathon of such change.
- 122. Notices submitted pursuant to this Section shall be deemed submitted upon mailing or transmission by email, unless otherwise provided in this Consent Decree or by mutual agreement of the Parties in writing. An email is presumed to have been received on the day it is sent.

XVI. SALES OR TRANSFERS OF OPERATIONS

123. No sale or transfer of an operational interest in, or the operation of, any well associated with a Tank System or LEAF Tank System shall relieve Marathon of its obligations to ensure that the terms of the Consent Decree are implemented unless and until the Court has approved a modification pursuant to Section XX (Modification) of this Consent Decree

substituting the third party as a party to this Consent Decree with respect to the well(s) and associated Tank System(s) or LEAF Tank System(s) that are the subject of the sale or transfer.

- 124. If Marathon proposes to sell or transfer ownership or operation, in whole or in part, of any well associated with a Tank System or LEAF Tank System covered by this Consent Decree to a third party unaffiliated with Marathon, Marathon shall, at least 30 Days prior to the sale or transfer: (a) notify the United States of the proposed sale or transfer and of any specific Consent Decree provisions that Marathon proposes the transferee assume; (b) certify that the transferee is contractually bound to assume the obligations and liabilities of the Consent Decree; and (c) submit a certified statement from the transferee describing how the transferee has both the financial and technical ability to assume the obligations and liabilities of the Consent Decree.
- 125. No earlier than 30 Days after giving notice of a proposed sale or transfer pursuant to Paragraph 124, Marathon may file a motion with the Court to modify this Consent Decree in accordance with Section XX (Modification) to substitute the third party as a defendant with respect to the terms and conditions of this Consent Decree specifically relating to the well(s) and associated Tank System(s) or LEAF Tank System(s) sold or transferred. Any such motion to modify must demonstrate that the transferee has the financial and technical ability to assume the obligations and liabilities under this Consent Decree, and must specifically establish, as between Marathon and the third party, their respective responsibilities for compliance with the requirements of this Consent Decree.
- 126. This Consent Decree shall not be construed to impede the transfer of an operational interest in, or the operation of, any well associated with a Tank System or a LEAF Tank System to a third party unaffiliated with Marathon so long as the requirements of this Consent Decree are met.

127. Marathon may not assign, and may not be released from, any obligation under this Consent Decree that is not specific to the purchased or transferred Tank Systems or LEAF Tank Systems and associated well production assets, including the obligations set forth in Sections V (Environmental Mitigation Projects) and VII (Civil Penalty).

XVII. PLUGGING AND ABANDONMENT

- 128. The permanent plugging and abandonment ("P&A") of a well in accordance with applicable regulatory requirements and the requirements of this Section XVII (Plugging and Abandonment) shall be deemed to satisfy all requirements of this Consent Decree applicable to the well and Tank System or LEAF Tank System servicing that well. If the Tank System or LEAF Tank System is servicing wells that have not been plugged and abandoned, the provisions of this Paragraph do not apply.
 - 129. To P&A a well, Marathon must:
 - a. File with the appropriate regulatory agency (*i.e.*, the North Dakota Industrial Commission or the U.S. Bureau of Land Management, or both, as applicable) a Notice of Intent to Plug and Abandon a Well, which includes a downhole schematic setting forth the actions to be taken to cement off the producing formations (the "Downhole Work");
 - b. Complete the Downhole Work;
 - c. After completing the Downhole Work, file a P&A Subsequent Report ("Subsequent Report") with the appropriate regulatory agency confirming that the Downhole Work was completed.
- 130. After the regulatory agency's receipt of the Subsequent Report, the well will be deemed to have been permanently plugged and abandoned. Marathon shall maintain copies of all

documentation required by this Paragraph for inspection and review by the EPA. Nothing herein shall preclude Marathon from reusing any equipment from a plugged and abandoned well.

XVIII. EFFECTIVE DATE

Decree is entered by the Court or a motion to enter the Consent Decree is granted, whichever occurs first, as recorded on the Court's docket; provided, however, that Marathon hereby agrees that it shall be bound to perform any specific duties scheduled to occur prior to the Effective Date. In the event the United States withdraws or withholds consent to this Decree before entry, or the Court declines to enter the Decree, then the preceding requirement to perform duties scheduled to occur before the Effective Date terminates.

XIX. RETENTION OF JURISDICTION

132. The Court retains jurisdiction over this case until termination of this Consent Decree pursuant to Section XXI (Termination) for the purpose of resolving disputes arising under this Decree or entering orders modifying this Decree, pursuant to Sections XI (Dispute Resolution) and XX (Modification), or effectuating or enforcing compliance with the terms of this Decree.

XX. MODIFICATION

- 133. Except as otherwise set forth in Paragraph 25, the terms of this Consent Decree, including any attached appendices, may be modified only by a subsequent written agreement signed by all the Parties. Where the modification constitutes a material change to this Decree, it is effective only upon approval by the Court.
- 134. Any disputes concerning modification of this Consent Decree shall be resolved pursuant to Section XI (Dispute Resolution), provided, however, that, instead of the burden of

proof provided by Paragraph 104 (Standard of Review), the Party seeking the modification bears the burden of demonstrating that it is entitled to the requested modification in accordance with Federal Rule of Civil Procedure 60(b).

XXI. TERMINATION

- 135. Partial Termination for Specific Well Pads or New Well Pads.
- a. Notwithstanding the provisions of Section XVI (Sales or Transfers of Operations), Marathon may request partial termination of the requirements of this Consent Decree with respect to Well Pads or New Well Pads which are to be transferred entirely from Marathon's operational control and that meet the criteria in Paragraph 135.b ("Request for Partial Termination").
- b. Marathon may serve upon the United States a Request for Partial

 Termination after it has: (a) completed all applicable requirements of Section IV.A (Air

 Pollution Source Permitting) and obtained a federally enforceable permit for the Well Pad

 or New Well Pad; and (b) completed all applicable requirements of Section IV.D (Design

 Requirements), including an evaluation of PRDs and the Engineering Evaluation, and any
 necessary modifications identified as a result of the evaluations.
- c. Such Request for Partial Termination shall be provided to the United
 States in writing and include all necessary supporting documentation, including the
 Certification of Completion Report submitted pursuant to the requirements of Appendix
 B, Paragraph 8 (Certification of Completion Report for Open Loop VCSs), Appendix C,
 Paragraph 4.b (Certification of Completion Report for Closed Loop VCSs), or Appendix
 D, Paragraph 4.b (LEAF Site Certification of Completion Report) as applicable. The
 Request for Partial Termination shall be certified in accordance with Paragraph 78

(Certification Statement).

- d. Pursuant to this Paragraph 135, Marathon shall not submit more than three individual Requests for Partial Termination. Under no circumstances may Marathon seek Partial Termination for more than fifteen percent of Well Pads subject to this Consent Decree in Appendix A as of the Effective Date.
- 136. Termination of this Consent Decree. After Marathon has: (a) completed the requirements of Section IV (Injunctive Relief) and Section V (Environmental Mitigation Projects); (b) maintained satisfactory compliance with this Consent Decree for a period of at least two years after the Certification of Completion Reports for all Tank Systems or LEAF Tank Systems listed in Appendix A are submitted; (c) paid the civil penalty and any accrued stipulated penalties as required by this Consent Decree; (d) applied for all required federally enforceable permits incorporating the requirements set forth in Paragraph 10 (Federally Enforceable Permit Conditions); and (e) obtained all required federally enforceable permits incorporating the requirements set forth in Paragraph 10 (Federally Enforceable Permit Conditions), Marathon may serve upon the United States a Request for Termination, stating that Marathon has satisfied those requirements, together with all necessary supporting documentation. The Request for Termination shall be certified in accordance with Paragraph 78 (Certification Statement).
- 137. If Marathon has satisfied all requirements of Paragraph 136 (a) through (d), but has not obtained all required federally enforceable permits, Marathon may serve upon the United States a one-time Request for Partial Termination, seeking: (a) termination of the Consent Decree with respect to all Air Permit Facilities that have obtained the required federally enforceable permits pursuant to Section IV.A, Paragraph 7 (Synthetic Minor Permits for Well Pads and New Well Pads), Paragraph 8 (New Wells at Air Permit Facilities), or Paragraph 9

(General Permit); (b) termination of the Consent Decree requirements as to any New Well Pads constructed after the date of the Request for Partial Termination; and (c) for Well Pads and New Well Pads that have not obtained the required federally enforceable permits, partial termination of all requirements of the Consent Decree in Sections IV.C (Third-Party Audits); IV.D (Design Requirements); IV.E (Directed Inspection and Preventative Maintenance Program); IV.F (Periodic IR Camera Inspections); IV.G (Reliable Information, Investigation, and Corrective Action); IV.H (Tank System Electronic Pressure Monitoring) and V (Environmental Mitigation Projects), and related obligations under Section VIII (Periodic Reporting Requirements). The Request for Partial Termination shall state that Marathon has satisfied all requirements of Paragraph 136 (a) through (d), provide all necessary supporting documentation, and be certified in accordance with Paragraph 78 (Certification Statement).

- 138. Following receipt by the United States of Marathon's Request for Termination or Request for Partial Termination of this Consent Decree, the Parties shall confer informally concerning the Request and any disagreement that the Parties may have as to whether Marathon has satisfactorily complied with the requirements for termination, including documentation of compliance with and completion of each requirement. If the United States agrees that the Decree may be terminated, in whole or in part, the Parties shall submit, for the Court's approval, a joint stipulation terminating the Decree.
- 139. If the United States does not agree that the Consent Decree may be terminated, in whole or in part, Marathon may invoke Dispute Resolution under Section XI (Dispute Resolution). However, Marathon shall not seek Dispute Resolution of any dispute regarding termination until 45 Days after service of its Request for Termination or its Request for Partial Termination.

XXII. PUBLIC PARTICIPATION

Days for public notice and comment in accordance with 28 C.F.R. § 50.7. The United States reserves the right to withdraw or withhold its consent if the comments regarding this Decree disclose facts or considerations indicating that this Decree is inappropriate, improper, or inadequate. Marathon consents to entry of this Decree without further notice and agrees not to withdraw from or oppose entry of this Decree by the Court or to challenge any provision of this Decree, unless the United States has notified Marathon in writing that it no longer supports entry of this Decree.

XXIII. SIGNATORIES/SERVICE

- 141. Each undersigned representative of Marathon and the Assistant Attorney General for the Environment and Natural Resources Division of the Department of Justice certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree and to execute and legally bind the Party he or she represents to this document.
- 142. This Consent Decree may be signed in counterparts, and its validity shall not be challenged on that basis. Marathon agrees to accept service of process by mail with respect to all matters arising under or relating to this Consent Decree and to waive the formal service requirements set forth in Rules 4 and 5 of the Federal Rules of Civil Procedure and any applicable Local Rules of this Court including service of a summons. Marathon need not file an answer to the Complaint in this action unless or until the Court expressly declines to enter this Decree.

XXIV. INTEGRATION

143. This Consent Decree, including deliverables that are subsequently approved pursuant to this Decree, constitutes the final, complete, and exclusive agreement and understanding among the Parties with respect to the settlement embodied in the Decree and supersedes all prior agreements and understandings, whether oral or written, concerning the settlement embodied herein.

XXV. 26 U.S.C. § 162(f)(2)(A)(ii) IDENTIFICATION

Internal Revenue Code, 26 U.S.C. § 162(f)(2)(A)(ii), and 26 C.F.R. § 1.162-21(b)(2), performance of Section II (Applicability), Paragraph 4; Section IV.A (Air Pollution Source Permitting), Paragraphs 7-11; Section IV.B (Air Pollution Source Management System and Verification of Emissions), Paragraphs 12-18; Section IV.C (Third-Party Audits), Paragraphs 19-24; Section IV.D (Design Requirements), Paragraphs 25-28; Section IV.E (Directed Inspection and Preventative Maintenance Program), Paragraphs 29-32; Section IV.F (Periodic IR Camera Inspections), Paragraphs 33-44; Section IV.H (Tank System Electronic Pressure Monitoring), Paragraphs 45-51; Section IV.I (Other Requirements), Paragraphs 53-55; Section V (Environmental Mitigation Projects), Paragraphs 63-65; Section VII (Injunctive Relief and Mitigation Project Submittals), Paragraphs 63-65; Section VIII (Periodic Reporting Requirements), Paragraphs 74, 75, 76, and 78; Section XII (Information Collection and Retention), Paragraphs 106-108; and Appendices A-F is restitution, remediation, or required to come into compliance with law.

XXVI. HEADINGS

145. Headings to the Sections, Subsections, and Paragraphs of this Consent Decree are provided for convenience and do not affect the meaning or interpretation of the provisions of this Consent Decree.

XXVII. FINAL JUDGMENT

146. Upon approval and entry of this Consent Decree by the Court, this Consent Decree constitutes a final judgment of the Court as to the United States and Marathon.

XXVIII. APPENDICES

- 147. The following Appendices are attached to and part of this Consent Decree:
- Appendix A Well Pads Subject to Consent Decree
- Appendix B Requirements for Open Loop Vapor Control Systems: Pressurized Liquid Sampling, Open Loop Modeling Guideline, Engineering Design Standards, Field Survey, Engineering Evaluation and Modification, and Initial Verification, and Post-Certification of Completion Modifications
- Appendix C Requirements for Closed Loop Vapor Control Systems: Design Guideline, Field Survey, Engineering Evaluation, and Initial Verification
- Appendix D Requirements for Lowest Emission Automated Facility Design and Verification
- Appendix E Environmental Mitigation Projects
- Appendix F Consent Decree Deadline Table

| Dated | and | entered | this | day of | · | 2024 |
|-------|-----|---------|------|--------|---|------|
|-------|-----|---------|------|--------|---|------|

UNITED STATES DISTRICT JUDGE DISTRICT OF NORTH DAKOTA THE UNDERSIGNED PARTY enters into this Consent Decree in this action captioned <u>United States v. Marathon Oil Company</u>.

FOR THE UNITED STATES OF AMERICA:

TODD KIM

Assistant Attorney General Environment and Natural Resources Division U.S. Department of Justice

7/10/24

LAURA A. THOMS, Bar No. D.C. 16108

Assistant Section Chief

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Environmental Enforcement Section Environment & Natural Resources Division United States Department of Justice P.O. Box 7611 Washington, D.C. 20044 THE UNDERSIGNED PARTY enters into this Consent Decree in this action captioned <u>United States v. Marathon Oil Company</u>.

FOR THE U.S. ENVIRONMENTAL PROTECTION AGENCY:

Becker, Kathleen Digitally signed by Becker, Kathleen Date: 2024.06.21 10:45:37 -06'00'

KATHLEEN BECKER

Regional Administrator

U.S. Environmental Protection Agency, Region 8

KENNETH SCHEFSKI Digitally signed by KENNETH SCHEFSKI Date: 2024.06.13 10:52:33 -06'00'

KENNETH C. SCHEFSKI

Regional Counsel

Office of Regional Counsel

U.S. Environmental Protection Agency, Region 8

SUZANNE BOHAN Digitally signed by SUZANNE BOHAN Date: 2024.06.13 04:35:00 -06'00'

SUZANNE J. BOHAN

Division Director, Enforcement and Compliance Assurance Division

U.S. Environmental Protection Agency, Region 8

LAUREN HAMMOND

Digitally signed by LAUREN HAMMOND Date: 2024.06.06 09:43:15 -06'00'

LAUREN R. HAMMOND

Senior Assistant Regional Counsel

Office of Regional Counsel

U.S. Environmental Protection Agency, Region

THE UNDERSIGNED PARTY enters into this Consent Decree in this action captioned <u>United States v. Marathon Oil Company.</u>

FOR THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

| | DAVID | Digitally signed by DAVID UHLMANN |
|-------|---------|--------------------------------------|
| Date: | UHLMANN | Date: 2024.06.20 13:40:34 -04'00' |

DAVID M. UHLMANN

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ROSEMARIE A. KELLEY Director, Office of Civil Enforcement Office of Enforcement and Compliance Assurance U.S. Environmental Protection Agency 1200 Pennsylvania Avenue Washington, D.C. 20460

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TERESA DYKES

Attorney Advisor, Air Enforcement Division Office of Civil Enforcement U.S. Environmental Protection Agency 1200 Pennsylvania Avenue Washington, D.C. 20460 THE UNDERSIGNED PARTY enters into this Consent Decree in this action captioned <u>United States v. Marathon Oil Company</u>.

FOR MARATHON:

Date: 6/4/24

M.A. HENDERSON Executive Vice President Marathon Oil Company

APPENDIX A Well Pads Subject to Consent Decree

Case 1:24-cv-00136-DMT-CRH Document 3-1 Filed 07/11/24 Page 101 of 154 Appendix A: Well Pads Subject to Consent Decree

| FBIR | | | | | | | | | | | | |
|----------------|------------------|------------------|--------------------|----------------|---|--|--|--|--|--------------------------|--------------------------------------|----------------------------|
| TVCS# | FP# | FN# | APN# | NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended Design |
| /1005 /1005 | FP1005 FP1005 | FN1005 FN1005 | APN1039 APN1039 | 21112 22446 | AISENBREY CTB AISENBREY CTB | AISENBREY PAD AISENBREY PAD | AISENBREY PAD AISENBREY PAD | AISENBREY CTB AISENBREY CTB | AISENBREY 21-25H AISENBREY 21-25TFH | 3306101799 3306102035 | 2 | Closed Loop Closed Loop |
| 1005 | FP1005 | FN1005 | APN1039 | 29596 | AISENBREY CTB | AISENBREY PAD | AISENBREY PAD | AISENBREY CTB | PALMER 31-25TFH | 3306102033 | 2 | Closed Loop |
| 1012 | FP1012 | FN1013 | APN1001 | 33926 | ANNIE USA CTB | ANNIE USA PAD | ANNIE USA PAD | ANNIE USA CTB | CANTRILL USA 11-29TFH | 3305308136 | 1 | Open Loop |
| 1012 1012 | FP1012 FP1012 | FN1013 FN1013 | APN1001 APN1001 | 26086 26085 | ANNIE USA CTB | GOODALL USA PAD GOODALL USA PAD | ANNIE USA PAD ANNIE USA PAD | ANNIE USA CTB ANNIE USA CTB | CHUCK QUALE USA 21-29H SCOTT QUALE USA 21-29TFH | 3305305163 3305305162 | 1 | Open Loop Open Loop |
| 1015 | FP1242 | FN1016 | APN1002 | 36429 | ARDIS USA CTB | ARDIS USA PAD | PENNINGTON USA 31 PAD | ARDIS USA CTB | ARDIS USA 21-4TFH | 3306104480 | 1 | Open Loop |
| 1015 | FP1242 | FN1016 | APN1002 | 36430 | ARDIS USA CTB | ARDIS USA PAD | PENNINGTON USA 31 PAD | ARDIS USA CTB | BINTZ USA 21-4TFH | 3306104481 | 1 | Open Loop |
| 1015 | FP1242 FP1242 | FN1016 | APN1002 APN1002 | 36431 | ARDIS USA CTB ARDIS USA CTB | ARDIS USA PAD | PENNINGTON USA 31 PAD | ARDIS USA CTB ARDIS USA CTB | ERICKSON 31-4H | 3306104482 | 1 | Open Loop Open Loop |
| 1015 | FP1242 | FN1016 | APN1002 APN1002 | 21436 | ARDIS USA CTB | PENNINGTON USA 31 PAD | PENNINGTON USA 31 PAD | ARDIS USA CTB | PENNINGTON 31-4TFH | 3306104551 | 1 | Open Loop |
| 1015 | FP1242 | FN1016 | APN1002 | 16772 | ARDIS USA CTB | PENNINGTON 41 PAD | PENNINGTON 31 PAD | ARDIS USA CTB | PENNINGTON 41-4H | 3306100563 | 1 | Open Loop |
| 1015 1015 | FP1242 FP1242 | FN1016 | APN1002 APN1002 | 20495 | ARDIS USA CTB ARDIS USA CTB | PENNINGTON USA 31 PAD EARL PENNINGTON USA PAD | PENNINGTON 31 PAD | ARDIS USA CTB ARDIS USA CTB | PENNINGTON USA 31-4H | 3306101692 3306102775 | 1 | Open Loop |
| 1018 | FP1242 FP1017 | FN1019 | APN1002 APN1040 | 26805 18040 | ARVID BANGEN USA CTB | ARVID BANGEN USA PAD | PENNINGTON 31 PAD ARVID BANGEN USA PAD | ARVID BANGEN USA CTB | RENN 41-4TFH ARVID BANGEN USA 31-18H | 3306102775 | 2 | Open Loop Open Loop |
| 1018 | FP1017 | FN1019 | APN1040 | 38001 | ARVID BANGEN USA CTB | ARVID BANGEN USA PAD | ARVID BANGEN USA PAD | ARVID BANGEN USA CTB | BLACKBURN USA 41-18TFH | 3306104842 | 2 | Open Loop |
| 1018 1388 | FP1017 FP1353 | FN1019 FN1430 | APN1040 APN1120 | 38000 40129 | ARVID BANGEN USA CTB ASHLEY USA CTB | ARVID BANGEN USA PAD ASHLEY USA PAD | ARVID BANGEN USA PAD ASHLEY USA PAD | ARVID BANGEN USA CTB ASHLEY USA CTB | BOWMAN USA 41-18H ASHLEY USA 43-5H | 3306104841 3306105223 | 2 CD, IV.A.7.c.(1) | Open Loop |
| 1388 | FP1353 | FN1430 | APN1120 | 40129 | ASHLEY USA CTB | ASHLEY USA PAD | ASHLEY USA PAD | ASHLEY USA CTB | BONNIE USA 42-5TFH | 3306105223 | CD, IV.A.7.c.(1) | |
| 1388 | FP1353 | FN1430 | APN1120 | 40131 | ASHLEY USA CTB | ASHLEY USA PAD | ASHLEY USA PAD | ASHLEY USA CTB | NEWMAN USA 42-5H | 3306105225 | CD, IV.A.7.c.(1) | |
| 1388 | FP1353 | FN1430 | APN1120 | 40132 | ASHLEY USA CTB | ASHLEY USA PAD | ASHLEY USA PAD | ASHLEY USA CTB | ROGERS USA 42-5TFH-2B | 3306105226 | CD, IV.A.7.c.(1) | |
| 1388 1388 | FP1353 FP1353 | FN1430 FN1430 | APN1120 APN1120 | 40133 40134 | ASHLEY USA CTB ASHLEY USA CTB | ASHLEY USA PAD ASHLEY USA PAD | ASHLEY USA PAD ASHLEY USA PAD | ASHLEY USA CTB ASHLEY USA CTB | LINDER USA 41-5H REINHOLD USA 41-5TFH-2B | 3306105227 3306105228 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF |
| 1020 | FP1018 | FN1021 | APN1003 | 33940 | AXELL USA CTB-SIBYL USA 44-19TFH | AXELL USA PAD | AXELL USA PAD | AXELL USA CTB | AXELL USA 34-19TFH | 3306104119 | 1 | Open Loop |
| 1020 | FP1018 | FN1021 | APN1003 | 17568 | AXELL USA CTB-SIBYL USA 44-19TFH | CHARLES SHOBE USA PAD | AXELL USA PAD | AXELL USA CTB | CHARLES SHOBE USA 44-19H | 3306100849 | 1 | Open Loop |
| 020 | FP1018 FP1018 | FN1021 FN1021 | APN1003 APN1003 | 33942 33941 | AXELL USA CTB-SIBYL USA 44-19TFH AXELL USA CTB-SIBYL USA 44-19TFH | AXELL USA PAD AXELL USA PAD | AXELL USA PAD AXELL USA PAD | AXELL USA CTB AXELL USA CTB | MCDONALD USA 44-19H RUE USA 44-19TFH | 3306104121 3306104120 | 1 | Open Loop Open Loop |
| 020 | FP1018 | FN1337 | APN1003 APN1003 | 33943 | AXELL USA CTB-SIBYL USA 44-19TFH | AXELL USA PAD | AXELL USA PAD | SIBYL USA 44-19TFH | SIBYL USA 44-19TFH | 3306104120 | 1 | Open Loop |
| 021 | FP1019 | FN1022 | APN1076 | 25898 | AZURE USA CTB | AZURE USA PAD | AZURE USA PAD | AZURE USA CTB | AZURE USA 31-15H | 3302502191 | 3 | Closed Loop |
| 021 | FP1019 | FN1022 | APN1076 | 25897 | AZURE USA CTB AZURE USA CTB | AZURE USA PAD | AZURE USA PAD | AZURE USA CTB | CHASE USA 21-15H | 3302502190 | 3 | Closed Loop |
| 1021 1021 | FP1019 FP1019 | FN1022 FN1022 | APN1076 APN1076 | 26063 26062 | AZURE USA CTB | AZURE USA PAD AZURE USA PAD | AZURE USA PAD AZURE USA PAD | AZURE USA CTB AZURE USA CTB | SWIFT EAGLE USA 31-15TFH TWO CROW USA 21-15TFH | 3302502218 3302502217 | 3 | Closed Loop Closed Loop |
| 022 | FP1020 | FN1023 | APN1004 | 22113 | BAKER USA CTB | BAKER USA PAD | BAKER USA PAD | BAKER USA CTB | BAKER USA 11-18H | 3306101967 | 1 | Open Loop |
| 022 | FP1020 | FN1023 | APN1004 | 22114 | BAKER USA CTB | BAKER USA PAD | BAKER USA PAD | BAKER USA CTB | BAKER USA 11-18TFH | 3306101968 | 1 | Open Loop |
| 022 | FP1020 FP1020 | FN1023 FN1023 | APN1004 APN1004 | 34450 34449 | BAKER USA CTB BAKER USA CTB | BURSHIA USA PAD BURSHIA USA PAD | BAKER USA PAD BAKER USA PAD | BAKER USA CTB BAKER USA CTB | BERRY USA 21-18H GRANT USA 21-18TFH | 3306104163 3306104162 | 1 | Open Loop Open Loop |
| 022 | FP1020 | FN1023 | APN1004 | 34451 | BAKER USA CTB | BURSHIA USA PAD | BAKER USA PAD | BAKER USA CTB | GREYBULL USA 31-18TFH | 3306104164 | 1 | Open Loop |
| 024 | FP1022 | FN1025 | APN1114 | 23162 | BEAR DEN USA CTB | BEAR DEN PAD | BEAR DEN PAD | BEAR DEN USA CTB | BEAR DEN 42-5TFH | 3302501773 | 3 | Closed Loop |
| 024 | FP1022 FP1022 | FN1025 FN1025 | APN1114 APN1114 | 23163 32517 | BEAR DEN USA CTB BEAR DEN USA CTB | BEAR DEN PAD BEAR DEN PAD | BEAR DEN PAD BEAR DEN PAD | BEAR DEN USA CTB | ROSS 42-5H RYAN 42-5TFH | 3302501774 | 3 | Closed Loop |
| 024 | FP1022 | FN1025 | APN1114 APN1114 | 32517 | BEAR DEN USA CTB | BEAR DEN PAD BEAR DEN PAD | BEAR DEN PAD BEAR DEN PAD | BEAR DEN USA CTB | STRUTHERS USA 41-5H | 3302503123 | 3 | Closed Loop Closed Loop |
| 1025 | FP1023 | FN1026 | APN1074 | 20824 | BEARS GHOST USA 31 CTB-GODDARD USA 41-4TFH | BEARS GHOST USA 31 PAD | BEARS GHOST USA 31 PAD | BEARS GHOST USA 31 CTB | BEARS GHOST USA 31-4H | 3302501371 | 3 | Closed Loop |
| 1025 | FP1023 | FN1026 | APN1074 | 21349 | BEARS GHOST USA 31 CTB-GODDARD USA 41-4TFH | BEARS GHOST USA 31 PAD | BEARS GHOST USA 31 PAD | BEARS GHOST USA 31 CTB | BEARS GHOST USA 31-4TFH | 3302501447 | 3 | Closed Loop |
| 1025 1025 | FP1023 FP1023 | FN1026 FN1135 | APN1074 APN1074 | 37973 38026 | BEARS GHOST USA 31 CTB-GODDARD USA 41-4TFH BEARS GHOST USA 31 CTB-GODDARD USA 41-4TFH | BEARS GHOST USA 31 PAD BEARS GHOST USA 31 PAD | BEARS GHOST USA 31 PAD BEARS GHOST USA 31 PAD | BEARS GHOST USA 31 CTB GODDARD USA 41-4TFH | EDYTH USA 41-4H GODDARD USA 41-4TFH | 3302504105 3302504129 | 3 | Closed Loop Closed Loop |
| 1033 | FP1284 | FN1035 | APN1032 | 33664 | BIG HEAD USA CTB-BIRDS BILL USA 41-2TFH | STARK PAD | STARK PAD | BIG HEAD USA CTB | BEARS ARM USA 41-2H | 3306104061 | 1 | Open Loop |
| 1033 | FP1284 | FN1035 | APN1032 | 33430 | BIG HEAD USA CTB-BIRDS BILL USA 41-2TFH | STARK PAD | STARK PAD | BIG HEAD USA CTB | BIG HEAD USA 41-2TFH | 3306104026 | 1 | Open Loop |
| 1033 1034 | FP1284 FP1033 | FN1037 FN1036 | APN1032 APN1005 | 33431 30682 | BIG HEAD USA CTB-BIRDS BILL USA 41-2TFH BINGO CTB | STARK PAD BINGO PAD | STARK PAD BINGO PAD | BIRDS BILL USA 41-2TFH BINGO CTB | BIRDS BILL USA 41-2TFH BINGO 24-10TFH | 3306104027 3306103580 | 1 | Open Loop Open Loop |
| 1034 | FP1033 | FN1036 | APN1005 | 30684 | BINGO CTB | BINGO PAD | BINGO PAD | BINGO CTB | CHARLIE 24-10H | 3306103582 | 1 | Open Loop |
| 1034 | FP1033 | FN1036 | APN1005 | 30683 | BINGO CTB | BINGO PAD | BINGO PAD | BINGO CTB | JL SHOBE 24-10TFH | 3306103581 | 1 | Open Loop |
| 034 | FP1033 FP1084 | FN1036 FN1038 | APN1005 APN1082 | 30681 21765 | BINGO CTB BLACK HAWK USA 31-16H-DRIVER USA 34-9H | BINGO PAD DRIVER USA PAD | DRIVER USA PAD | BINGO CTB BLACK HAWK USA 31-16H | MARJORIE 14-10H BLACK HAWK USA 31-16H | 3306103579 3305500158 | 1 | Open Loop Closed Loop |
| 035 | FP1084 | FN1036 | APN1082 | 21764 | BLACK HAWK USA 31-16H-DRIVER USA 34-9H | DRIVER USA PAD | DRIVER USA PAD | DRIVER USA 34-9H | DRIVER USA 34-9H | 3305500157 | 3 | Closed Loop |
| 041 | FP1038 | FN1044 | APN1078 | 20974 | BOY CHIEF USA 11-15TFH | BOY CHIEF USA PAD | BOY CHIEF USA CTB PAD | BOY CHIEF USA 11-15TFH | BOY CHIEF USA 11-15TFH | 3302501396 | 3 | Closed Loop |
| 042 | FP1040 FP1040 | FN1046 | APN1043 APN1043 | 29172 | BRODAHL CTB BRODAHL CTB | BRODAHL PAD | BRODAHL PAD | BRODAHL CTB | BERLIN 41-25H | 3306103259 | 2 | Open Loop |
| 042 | FP1040 | FN1046 | APN1043 APN1043 | 18153 28268 | BRODAHL CTB | BRODAHL PAD BRODAHL PAD | BRODAHL PAD BRODAHL PAD | BRODAHL CTB | BRODAHL 31-25H DICKEY 11-30TEH | 3306101048 3306103092 | 2 | Open Loop |
| 042 | FP1040 | FN1046 | APN1043 | 28271 | BRODAHL CTB | BRODAHL PAD | BRODAHL PAD | BRODAHL CTB | ELWOOD 41-25TFH | 3306103095 | 2 | Open Loop |
| 042 | FP1040 | FN1046 | APN1043 | 28269 | BRODAHL CTB | BRODAHL PAD | BRODAHL PAD | BRODAHL CTB | MORITZ 11-30H | 3306103093 | 2 | Open Loop |
| 042 046 | FP1040 FP1044 | FN1046 FN1050 | APN1043 APN1115 | 28270 19667 | BRODAHL CTB BUFFALO-ELK CREEK USA CTB | BRODAHL PAD BUFFALO PAD | BRODAHL PAD BUFFALO PAD | BRODAHL CTB BUFFALO - ELK CREEK USA CTB | ZOOK 41-25TFH BUFFALO 34-12H | 3306103094 3302501178 | 3 | Open Loop Closed Loop |
| 046 | FP1044 | FN1050 | APN1115 | 19666 | BUFFALO-ELK CREEK USA CTB | BUFFALO PAD BUFFALO PAD | BUFFALO PAD | BUFFALO - ELK CREEK USA CTB | ELK CREEK USA 33-12H | 3302501178 | 3 | Closed Loo |
| 046 | FP1044 | FN1050 | APN1115 | 29004 | BUFFALO-ELK CREEK USA CTB | BUFFALO PAD | BUFFALO PAD | BUFFALO - ELK CREEK USA CTB | GULBRAND USA 44-12TFH | 3302502624 | 3 | Closed Loo |
| 046 046 | FP1044 FP1044 | FN1050 FN1050 | APN1115 APN1115 | 28263 | BUFFALO-ELK CREEK USA CTB BUFFALO-FLK CREEK USA CTB | BUFFALO PAD BUFFALO PAD | BUFFALO PAD BUFFALO PAD | BUFFALO - ELK CREEK USA CTB BUFFALO - ELK CREEK USA CTB | MOREAN USA 34-12H PIPER 34-12H | 3302502523 | 3 | Closed Loc |
| 046 | FP1044 | FN1050 | APN1115 | 28262 29003 | BUFFALO-ELK CREEK USA CTB | BUFFALO PAD | BUFFALO PAD | BUFFALO - ELK CREEK USA CTB | VICTOR USA 34-12TFH | 3302502522 3302502623 | 3 | Closed Loc |
| 047 | FP1116 | FN1051 | APN1051 | 37777 | BULLS EYE USA CTB | GLISAR PAD | GLISAR PAD | BULLS EYE USA CTB | BULLS EYE USA 41-6TFH | 3306104792 | 2 | Open Loop |
| 047 | FP1116 | FN1051 | APN1051 | 37778 | BULLS EYE USA CTB | GLISAR PAD | GLISAR PAD | BULLS EYE USA CTB | NORMAN USA 11-5H | 3306104793 | 2 | Open Loop |
| 048 048 | FP1045 FP1045 | FN1052 FN1052 | APN1004 APN1004 | 34507 34508 | BURSHIA USA CTB BURSHIA USA CTB | BURSHIA USA PAD BURSHIA USA PAD | BURSHIA USA PAD BURSHIA USA PAD | BURSHIA USA CTB BURSHIA USA CTB | BURSHIA USA 14-7H DEARBORN USA 24-7TFH | 3306104171 3306104172 | 1 | Open Loop Open Loop |
| 048 | FP1045 | FN1052 | APN1004 | 34509 | BURSHIA USA CTB | BURSHIA USA PAD | BURSHIA USA PAD | BURSHIA USA CTB | MCKINLEY USA 24-7TFH | 3306104172 | 1 | Open Loop |
| 048 | FP1045 | FN1052 | APN1004 | 34510 | BURSHIA USA CTB | BURSHIA USA PAD | BURSHIA USA PAD | BURSHIA USA CTB | MONTEAU USA 34-7H | 3306104174 | 1 | Open Loop |
| 052 | FP1048 | FN1056 | APN1006 | 37612 | CAVANAUGH USA 11-35TFH CHARGING USA 42-35H-HUBER USA 41-2H | CAVANAUGH USA PAD | CAVANAUGH USA PAD | CAVANAUGH USA 11-35TFH | CAVANAUGH USA 11-35TFH | 3305309441 | 1 | Open Loop |
|)55)55 | FP1051 FP1051 | FN1059 FN1164 | APN1079 APN1079 | 24379 | CHARGING USA 42-35H-HUBER USA 41-2H CHARGING USA 42-35H-HUBER USA 41-2H | CHARGING USA PAD HUBER USA PAD | CHARGING USA PAD CHARGING USA PAD | CHARGING USA 42-35H HUBER USA 41-2H | CHARGING USA 42-35H HUBER USA 41-2H | 3302501989 3302502017 | 3 | Closed Loc |
| 058 | FP1054 | FN1062 | APN1007 | 33982 | CLARA USA CTB-MICHELLE USA CTB | CLARA USA PAD | CLARA USA PAD | CLARA USA CTB | CLARA USA 11-23TFH-2B | 3305308160 | 1 | Open Loop |
| 058 | FP1054 | FN1259 | APN1007 | 33980 | CLARA USA CTB-MICHELLE USA CTB | CLARA USA PAD | CLARA USA PAD | MICHELLE USA CTB | MICHELLE USA 14-14TFH | 3305308158 | 1 | Open Loop |
| 058 058 | FP1054 FP1054 | FN1259 FN1062 | APN1007 APN1007 | 33981 21172 | CLARA USA CTB-MICHELLE USA CTB CLARA USA CTB-MICHELLE USA CTB | CLARA USA PAD | CLARA USA PAD | MICHELLE USA CTB CLARA USA CTB | PHYLLIS USA 11-23H TAT USA 12-23H | 3305308159 3305303677 | 1 | Open Loop |
| 060 | FP1054 FP1056 | FN1062 FN1064 | APN1007 APN1006 | 37611 | CLARKS CREEK USA CTB | CLARA USA PAD CAVANAUGH USA PAD | CLARA USA PAD CLARKS CREEK USA CTB PAD | CLARA USA CTB CLARKS CREEK USA CTB | ARCHER USA 13-35TFH | 3305303677 | 1 | Open Loop Open Loop |
| 060 | FP1056 | FN1064 | APN1006 | 37610 | CLARKS CREEK USA CTB | CAVANAUGH USA PAD | CLARKS CREEK USA CTB PAD | CLARKS CREEK USA CTB | BLACK USA 11-35H | 3305309439 | 1 | Open Loop |
| 060 | FP1056 | FN1064 | APN1006 | 31057 | CLARKS CREEK USA CTB | CLARKS CREEK USA PAD | CLARKS CREEK USA CTB PAD | CLARKS CREEK USA CTB | CHARMAINE USA 14-35TFH | 3305306864 | 1 | Open Loop |
| 060 | FP1056 FP1056 | FN1064 FN1064 | APN1006 APN1006 | 31058 31060 | CLARKS CREEK USA CTB CLARKS CREEK USA CTB | CLARKS CREEK USA PAD CLARKS CREEK USA PAD | CLARKS CREEK USA CTB PAD CLARKS CREEK USA CTB PAD | CLARKS CREEK USA CTB | CLARKS CREEK USA 14-35H HEATHER USA 13-35TFH | 3305306865 3305306867 | 1 | Open Loop Open Loop |
| 060 | FP1056 | FN1064 | APN1006 APN1006 | 31060 | CLARKS CREEK USA CTB | CLARKS CREEK USA PAD | CLARKS CREEK USA CTB PAD | CLARKS CREEK USA CTB | JUANITA USA 13-351FH | 3305306867 | 1 | Open Loop |
| 060 | FP1056 | FN1064 | APN1006 | 37608 | CLARKS CREEK USA CTB | CAVANAUGH USA PAD | CLARKS CREEK USA CTB PAD | CLARKS CREEK USA CTB | ROBIN USA 12-35H | 3305309437 | 1 | Open Loop |
| 1060 | FP1056 | FN1064 FN1064 | APN1006 APN1006 | 37607 37609 | CLARKS CREEK USA CTB CLARKS CREEK USA CTB | CAVANAUGH USA PAD CAVANAUGH USA PAD | CLARKS CREEK USA CTB PAD CLARKS CREEK USA CTB PAD | CLARKS CREEK USA CTB | SAINT PIERRE USA 12-35TFH SHOBERG USA 11-35TFH | 3305309436 3305309438 | 1 | Open Loop |

Case 1:24-cv-00136-DMT-CRH Document 3-1 Filed 07/11/24 Page 102 of 154 Appendix A: Well Pads Subject to Consent Decree

| FBIR | | | | | | | | | | | | |
|--------|----------------|------------------|--------------------|----------------|---|--|--|---|--|--------------------------|-------|------------------|
| TVCS# | FP# | FN# | APN# | NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Inten |
| | P1346 | FN1421 | APN1116 | 39100 | COLLINS USA CTB | COLLINS USA CTB | COLLINS USA PAD | COLLINS USA PAD | DENNIS USA 44-5H | 3302504507 | 3 | LEAF |
| | P1346 P1061 | FN1421 FN1428 | APN1116 APN1044 | 39101 25100 | COLLINS USA CTB CORA 2 CTB | COLLINS USA CTB | COLLINS USA PAD | COLLINS USA PAD CORA 2 CTB | VELMA USA 44-5TFH CORA 31-14TFH | 3302504508 3306102452 | 3 | LEAF |
| | P1061 | FN1428 | APN1044 | 25101 | CORA 2 CTB | CORA PAD | CORA PAD | CORA 2 CTB | MARTIN 31-14H | 3306102453 | 1 | LEAF |
| 85 FF | P1061 | FN1428 | APN1044 | 25102 | CORA 2 CTB | CORA PAD | CORA PAD | CORA 2 CTB | RUTH MARTIN 21-14TFH | 3306102454 | 1 | LEAF |
| | P1061 | FN1428 FN1428 | APN1044 APN1044 | 25842 | CORA 2 CTB CORA 2 CTB | MARLAND PAD MARLAND PAD | CORA PAD | CORA 2 CTB | JODI AUBOL 41-14H KARI 11-13TEH | 3306102615 | 1 | LEAF |
| | P1061 P1061 | FN1428 FN1428 | APN1044 APN1044 | 25485 | CORA 2 CTB | MARLAND PAD MARLAND PAD | CORA PAD CORA PAD | CORA 2 CTB CORA 2 CTB | MARLAND 41-14TFH | 3306102541 3306102543 | 1 | LEAF |
| | P1061 | FN1428 | APN1044 | 40324 | CORA 2 CTB | MARI AND PAD | CORA PAD | CORA 2 CTB | WESTERDAHI 41-14H | 3306105271 | 1 | LEAF |
| 885 FF | P1061 | FN1428 | APN1044 | 21351 | CORA 2 CTB | OSTLUND PAD | CORA PAD | CORA 2 CTB | OSTLUND 11-14H | 3306101848 | 1 | LEAF |
| | P1061 | FN1428 | APN1044 | 21590 | CORA 2 CTB | OSTLUND PAD | CORA PAD | CORA 2 CTB | OSTLUND 11-14TFH | 3306101891 | 1 | LEAF |
| | P1085 | FN1070 | APN1083 | 31950 | CROSBY USA 41-6H | EAGLE USA PAD | EAGLE USA PAD | CROSBY USA 41-6H | CROSBY USA 41-6H | 3302503005 | 3 | Open Lo |
| | P1063 | FN1071 | APN1008 APN1008 | 19473 36860 | CROW FLIES HIGH USA CTB CROW FLIES HIGH USA CTB | CROW FLIES HIGH USA PAD CROW FLIES HIGH USA PAD | CROW FLIES HIGH USA PAD CROW FLIES HIGH USA PAD | CROW FLIES HIGH USA CTB CROW FLIES HIGH USA CTB | CROW FLIES HIGH USA 31-4H PAPA GEORGE USA 41-4H | 3305303248 3305309178 | 1 | Open Lo |
| | P1063 | FN1071 | APN1008 | 36859 | CROW FLIES HIGH USA CTB | CROW FLIES HIGH USA PAD | CROW FLIES HIGH USA PAD | CROW FLIES HIGH USA CTB | ROCK WOMAN USA 41-4TFH | 3305309178 | 1 | Open Lo |
| 67 FF | P1064 | FN1072 | APN1045 | 24012 | CUMMINGS USA CTB | CUMMINGS USA PAD | CUMMINGS USA PAD | CUMMINGS USA CTB | CUMMINGS USA 41-6H | 3306102291 | 2 | Open L |
| | P1064 | FN1072 | APN1045 | 24010 | CUMMINGS USA CTB | CUMMINGS USA PAD | CUMMINGS USA PAD | CUMMINGS USA CTB | CUMMINGS USA 41-6TFH | 3306102289 | 2 | Open L |
| | P1064 | FN1072 | APN1045 | 20139 | CUMMINGS USA CTB | RHODA PAD | CUMMINGS USA PAD | CUMMINGS USA CTB | OREN USA 31-6TFH | 3306101624 | 2 | Open L |
| | P1246 P1246 | FN1079 FN1079 | APN1098 APN1098 | 26575 | DARREL QUALE USA CTB DARREL QUALE USA CTB | DARREL QUALE USA PAD DARREL QUALE USA PAD | QUALE USA PAD QUALE USA PAD | DARREL QUALE USA CTB DARREL QUALE USA CTB | CHEETAH USA 14-16TFH DARREL QUALE USA 14-16H | 3305305317 3305304397 | 3 | Closed |
| | P1246 | FN1079 | APN 1098 | 23799 | DARREL QUALE USA CTB | DARREL QUALE USA PAD | QUALE USA PAD | DARREL QUALE USA CTB | FLICKA USA 13-16TFH | 3305304397 | 3 | Closed |
| | P1077 | FN1086 | APN1081 | 37735 | DEBBIE BAKLENKO USA CTB | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA CTB | AMSLER USA 13-26H | 3305309500 | 2 | Open L |
| | P1077 | FN1086 | APN1081 | 19838 | DEBBIE BAKLENKO USA CTB | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA CTB | DEBBIE BAKLENKO USA 12-26H | 3305303330 | 2 | Open L |
| | P1077 | FN1086 | APN1081 | 37736 | DEBBIE BAKLENKO USA CTB | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA CTB | IVERSON USA 14-26TFH | 3305309501 | 2 | Open L |
| | P1077 | FN1086 | APN1081 | 37733 | DEBBIE BAKLENKO USA CTB | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA CTB | KAYE USA 13-26H | 3305309498 | 2 | Open I |
| | P1077 | FN1086 FN1086 | APN1081 APN1081 | 37734 37737 | DEBBIE BAKLENKO USA CTB DEBBIE BAKLENKO USA CTB | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA PAD | DEBBIE BAKLENKO USA CTB | LARRY USA 13-26TFH REDETZKE USA 14-26H | 3305309499 | 2 | Open I |
| | P1077 | FN1086 FN1087 | APN1081 APN1117 | 21840 | DEEP CREEK USA CTB | DEBBIE BAKLENKO USA PAD DEEP CREEK USA PAD | DEBBIE BAKLENKO USA PAD DEEP CREEK USA PAD | DEBBIE BAKLENKO USA CTB | DEEP CREEK 21-13TEH | 3305309502 3302501536 | 3 | Open L Closed |
| | P1078 | FN1087 | APN1117 | 21837 | DEEP CREEK USA CTB | DEEP CREEK USA PAD | DEEP CREEK USA PAD | DEEP CREEK USA CTB | DEEP CREEK USA 14-12TFH | 3302501533 | 3 | Closed |
| | P1078 | FN1087 | APN1117 | 32434 | DEEP CREEK USA CTB | DEEP CREEK USA PAD | DEEP CREEK USA PAD | DEEP CREEK USA CTB | STILLWELL 21-13H | 3302503101 | 3 | Closed |
| S FF | P1082 | FN1092 | APN1009 | 35331 | DIETRICH USA CTB-TOMMERDAHL USA CTB | DIETRICH USA PAD | DIETRICH USA PAD | DIETRICH USA CTB | DIETRICH USA 11-2TFH | 3306104266 | 1 | Open I |
| | P1082 | FN1367 | APN1009 | 35333 | DIETRICH USA CTB-TOMMERDAHL USA CTB | DIETRICH USA PAD | DIETRICH USA PAD | TOMMERDAHL USA CTB | ESTENSON USA 11-2TFH | 3306104268 | 1 | Open I |
| | P1082 | FN1092 | APN1009 | 35330 | DIETRICH USA CTB-TOMMERDAHL USA CTB DIETRICH USA CTB-TOMMERDAHL USA CTB | DIETRICH USA PAD | DIETRICH USA PAD | DIETRICH USA CTB | HOLMGREN 41-3H | 3306104265 | 1 | Open I |
| | P1082 | FN1367 FN1094 | APN1009 APN1005 | 35332 35421 | DORIS USA CTB-TOMMERDAHL USA CTB | DIETRICH USA PAD BINGO PAD | DIETRICH USA PAD BINGO PAD | TOMMERDAHL USA CTB DORIS USA CTB | TOMMERDAHL USA 11-2H BEATRICE USA 31-15TFH | 3306104267 3306104285 | 1 | Open L |
| | P1033 | FN1094 | APN1005 APN1005 | 35423 | DORIS USA CTB | BINGO PAD | BINGO PAD | DORIS USA CTB | DORIS USA 21-15TFH | 3306104287 | 1 | Open I |
| | P1033 | FN1094 | APN1005 | 35422 | DORIS USA CTB | BINGO PAD | BINGO PAD | DORIS USA CTB | ESTHER USA 21-15H | 3306104286 | 1 | Open L |
| | P1033 | FN1094 | APN1005 | 35424 | DORIS USA CTB | BINGO PAD | BINGO PAD | DORIS USA CTB | FRANCES USA 11-15H | 3306104288 | 1 | Open I |
| | P1283 | FN1095 | APN1031 | 36662 | DOVEN USA CTB-SURA USA 44-21TFH | SKOGSTAD PAD | SKOGSTAD PAD | DOVEN USA CTB | DOVEN 11-27TFH | 3306104521 | 1 | Open I |
| | P1283 | FN1352 | APN1031 | 36663 | DOVEN USA CTB-SURA USA 44-21TFH DOVEN USA CTR-SURA USA 44-21TFH | SKOGSTAD PAD | SKOGSTAD PAD | SURA USA 44-21TFH | SURA USA 44-21TFH | 3306104522 | 1 | Open I |
| | P1283 P1085 | FN1095 FN1097 | APN1031 APN1083 | 36661 23802 | EAGLE USA 41-5H | SKOGSTAD PAD EAGLE USA PAD | SKOGSTAD PAD EAGLE USA PAD | DOVEN USA CTB EAGLE USA 41-5H | THOEN 41-28H EAGLE USA 41-5H | 3306104520 3302501867 | 1 | Open I |
| | P1085 P1086 | FN1097 FN1098 | APN1083 APN1002 | 26807 | EARL PENNINGTON USA 44-33H-TOLLEFSON 41-4H | EARL PENNINGTON USA PAD | EARL PENNINGTON USA PAD | EARL PENNINGTON USA 44-33H | EARL PENNINGTON USA 44-33H | 3302501867 | 1 | Open I |
| | P1086 | FN1365 | APN1002 | 26806 | EARL PENNINGTON USA 44-33H-TOLLEFSON 41-4H | EARL PENNINGTON USA PAD | EARL PENNINGTON USA PAD | TOLLEFSON 41-4H | TOLLEFSON 41-4H | 3306102776 | 1 | Open I |
| | P1091 | FN1104 | APN1046 | 26644 | ELK USA CTB | BIG EAGLE USA PAD | ELK USA PAD | ELK USA CTB | BIG EAGLE USA 41-17TFH | 3306102759 | 2 | Open I |
| | P1091 | FN1104 | APN1046 | 28156 | ELK USA CTB | BIG EAGLE USA PAD | ELK USA PAD | ELK USA CTB | CONKLIN USA 31-17H | 3306103079 | 2 | Open I |
| | P1091 | FN1104 | APN1046 | 19181 | ELK USA CTB | ELK USA PAD | ELK USA PAD | ELK USA CTB | ELK USA 11-17H | 3306101404 | 2 | Open I |
| | P1091 P1091 | FN1104 FN1104 | APN1046 APN1046 | 28158 28157 | ELK USA CTB ELK USA CTB | BIG EAGLE USA PAD | ELK USA PAD ELK USA PAD | ELK USA CTB ELK USA CTB | LONGORIA USA 21-17H SNOW BIRD USA 31-17TFH | 3306103081 3306103080 | 2 | Open I |
| | P1091 P1091 | FN1104 | APN1046 APN1046 | 37782 | ELK USA CTB | BIG EAGLE USA PAD ELK USA PAD | ELK USA PAD | ELK USA CTB | SPENCER USA 11-17TFH | 3306103080 | 2 | Open I |
| | P1091 | FN1104 | APN1046 | 28159 | ELK USA CTB | BIG EAGLE USA PAD | ELK USA PAD | ELK USA CTB | WHEELER USA 21-17TFH | 3306103082 | 2 | Open |
| | P1098 | FN1113 | APN1047 | 18880 | EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 41-6H | 3306101323 | 2 | Open I |
| | P1098 | FN1113 | APN1047 | 37772 | EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB | LITTLE OWL USA 31-6TFH | 3306104789 | 2 | Open I |
| | P1098 | FN1113 | APN1047 | 37770 | EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB | MABEL USA 21-6TFH | 3306104787 | 2 | Open |
| | P1098 | FN1113 FN1113 | APN1047 APN1047 | 37774 37773 | EVERETT FISHER USA 41 CTB EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 41 PAD EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 PAD EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB EVERETT FISHER USA 41 CTB | ODELL USA 41-6H PERRY USA 41-6TFH | 3306104791 3306104790 | 2 | Open I |
| | P1098 | FN1113 | APN1047 | 37771 | EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB | PLENTY HORNS USA 31-6H | 3306104788 | 2 | Open I |
| | P1098 | FN1113 | APN1047 | 21243 | EVERETT FISHER USA 41 CTB | JESSICA USA PAD | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB | EVERETT FISHER USA 31-6H | 3306101830 | 2 | Open |
| | P1098 | FN1113 | APN1047 | 21450 | EVERETT FISHER USA 41 CTB | JESSICA USA PAD | EVERETT FISHER USA 41 PAD | EVERETT FISHER USA 41 CTB | JESSICA USA 21-6TFH | 3306101872 | 2 | Open |
| | P1340 | FN1411 | APN1113 | 38225 | FOOLISH BEAR USA CTB-HERZIG USA 11-16H | FOOLISH BEAR USA PAD | FOOLISH BEAR USA PAD | FOOLISH BEAR USA PAD | FOOLISH BEAR USA 11-16H | 3305309674 | 3 | LEAF |
| | P1340 P1340 | FN1411 FN1412 | APN1113 APN1113 | 38226 38227 | FOOLISH BEAR USA CTB-HERZIG USA 11-16H FOOLISH BEAR USA CTB-HERZIG USA 11-16H | FOOLISH BEAR USA PAD FOOLISH BEAR USA PAD | FOOLISH BEAR USA PAD FOOLISH BEAR USA PAD | FOOLISH BEAR USA PAD FOOLISH BEAR USA PAD | COLEMAN USA 11-16TFH HERZIG USA 11-16H | 3305309675 3305309676 | 3 | LEAF |
| | P1340 P1104 | FN1412 FN1120 | APN1113 APN1084 | 35631 | FOUR BEARS USA CTB-REZIG USA 11-10H | FOUR BEARS USA PAD | FOUR BEARS USA PAD | FOUR BEARS USA CTB | EAGER USA 12-16TFH | 3305309676 | 3 | Close |
| | P1104 | FN1120 | APN1084 | 35630 | FOUR BEARS USA CTB | FOUR BEARS USA PAD | FOUR BEARS USA PAD | FOUR BEARS USA CTB | FOUR BEARS USA 13-16H | 3305308778 | 3 | Close |
| | P1104 | FN1120 | APN1084 | 35633 | FOUR BEARS USA CTB | FOUR BEARS USA PAD | FOUR BEARS USA PAD | FOUR BEARS USA CTB | PERKINS USA 12-16TFH | 3305308781 | 3 | Close |
| | P1104 | FN1120 | APN1084 | 35632 | FOUR BEARS USA CTB | FOUR BEARS USA PAD | FOUR BEARS USA PAD | FOUR BEARS USA CTB | WALDORF USA 12-16H | 3305308780 | 3 | Close |
| | P1106 | FN1122 | APN1085 | 24429 | FREDERICKS USA 43-26H GALEN FOX USA 24-7H | FREDERICKS USA PAD | FREDERICKS USA PAD | FREDERICKS USA 43-26H | FREDERICKS USA 43-26H | 3302502002 | 3 | Close |
| | P1107 P1109 | FN1123 FN1125 | APN1049 APN1086 | 19095 24309 | GARY BELL USA 23-36H | GALEN FOX USA PAD GARY BELL USA PAD | GALEN FOX USA PAD GARY BELL USA PAD | GALEN FOX USA 24-7H GARY BELL USA 23-36H | GALEN FOX USA 24-7H GARY BELL USA 23-36H | 3306101388 3302501978 | 3 | Closed |
| | P1109 P1114 | FN1125 | APN1086 APN1050 | 36499 | GLADYS USA CTB | GLADYS USA PAD | GLADYS USA PAD | GLADYS USA CTB | ALLEN HORN USA 11-2H | 3302501978 | Ĭ | Open |
| | P1114 | FN1131 | APN1050 | 18243 | GLADYS USA CTB | GLADYS USA PAD | GLADYS USA PAD | GLADYS USA CTB | GLADYS USA 21-2H | 3306101091 | 1 | Open |
| FF | P1114 | FN1131 | APN1050 | 36340 | GLADYS USA CTB | GLADYS USA PAD | GLADYS USA PAD | GLADYS USA CTB | HORN USA 21-2H | 3306104460 | 1 | Open |
| | P1114 | FN1131 | APN1050 | 36338 | GLADYS USA CTB | GLADYS USA PAD | GLADYS USA PAD | GLADYS USA CTB | JULIA HORN USA 11-2TFH | 3306104458 | 1 | Open |
| | P1114 | FN1131 | APN1050 | 36339 | GLADYS USA CTB GLADYS USA CTB | GLADYS USA PAD | GLADYS USA PAD | GLADYS USA CTB | LOTTIO HORN USA 21-2TFH | 3306104459 | 1 | Open |
| | P1114 P1114 | FN1131 FN1131 | APN1050 APN1050 | 21466 | GLADYS USA CTB GLADYS USA CTB | WILLIAM USA PAD WILLIAM USA PAD | GLADYS USA PAD GLADYS USA PAD | GLADYS USA CTB GLADYS USA CTB | WILLIAM USA 31-2H WILLIAM USA 31-2TFH | 3306101877 3306102173 | 1 | Open |
| | P1114 P1117 | FN1131 FN1136 | APN1050 APN1011 | 30513 | GOLDBERG USA CTB | GOLDBERG USA PAD | GLADYS USA PAD GOLDBERG USA PAD | GLADYS USA CTB GOLDBERG USA CTB | ANTON 34-33TFH | 3306102173 3306103525 | 1 | Open |
| | P1117 | FN1136 | APN1011 | 30513 | GOLDBERG USA CTB | GOLDBERG USA PAD | GOLDBERG USA PAD | GOLDBERG USA CTB | GAYNOR 34-33H | 3306103524 | 1 | Open |
| | P1117 | FN1136 | APN1011 | 30511 | GOLDBERG USA CTB | GOLDBERG USA PAD | GOLDBERG USA PAD | GOLDBERG USA CTB | GOLDBERG USA 24-33TFH | 3306103523 | 1 | Open |
| | P1117 | FN1136 | APN1011 | 31849 | GOLDBERG USA CTB | GOLDBERG USA PAD | GOLDBERG USA PAD | GOLDBERG USA CTB | RONALD 34-33TFH-2B | 3306103804 | 1 | Open |
| | P1118 | FN1137 | APN1087 | 37745 | GOOD BEAR USA CTB | FOX USA PAD | GOOD BEAR USA PAD | GOOD BEAR USA CTB | DANCING BULL USA 32-14TFH | 3302504064 | 3 | Close |
| FF | P1118 | FN1137 FN1137 | APN1087 APN1087 | 24744 | GOOD BEAR USA CTB GOOD BEAR USA CTB | FOX USA PAD | GOOD BEAR USA PAD | GOOD BEAR USA CTB | FOX USA 14-1H | 3302502035 | 3 | Closed |
| | P1118 | FN1137 | APN1087 APN1087 | 20642 | GOOD BEAR USA CTB | GOOD BEAR USA PAD GOOD BEAR USA PAD | GOOD BEAR USA PAD | GOOD BEAR USA CTB | GOOD BEAR USA 21-14H GOOD BEAR USA 31-14H | 3302501349 3302501350 | 3 | Closed |
| | P1118 P1118 | FN1137 | APN1087 APN1087 | 37746 | GOOD BEAR USA CTB | FOX USA PAD | GOOD BEAR USA PAD | GOOD BEAR USA CTB | PAULINE USA 32-14H | 3302501350 | 3 | Closed |
| | P1119 | FN1137 | APN1001 | 19230 | GOODALL USA 11-29H | GOODALL USA PAD | GOODALL USA PAD | GOODALL USA 11-29H | GOODALL USA 11-29H | 3305303192 | 1 | Open I |
| FF | P1120 | FN1139 | APN1088 | 20454 | GOODBIRD USA CTB | GOODBIRD USA PAD | GOODBIRD USA PAD | GOODBIRD USA CTB | GOODBIRD USA 34-7H | 3305500148 | 3 | Closed |
|) FF | P1120 | FN1139 | APN1088 | 21211 | GOODBIRD USA CTB | GOODBIRD USA PAD | GOODBIRD USA PAD | GOODBIRD USA CTB | GOODBIRD USA 44-7H | 3305500155 | 3 | Closed |
| 1 FF | P1133 | FN1141 | APN1052 | 37799 | GRACIE USA 11-3TFH | GRACIE USA PAD | HENRY CHARGING USA 21 PAD | GRACIE USA 11-3TFH | GRACIE USA 11-3TFH | 3306104801 | 2 | Open |

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| | | | | | | FB | | | | | | |
|--------------|------------------|------------------|--------------------|----------------|--|--|--|--|--|--------------------------|-------|------------------------|
| TVCS# | FP# | FN# | APN# | NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended |
| /1132 | FP1121 | FN1142 | APN1012 | 32455 | GRADY USA CTB GRADY USA CTB | GRADY USA PAD | GRADY USA PAD | GRADY USA CTB | CUNNINGHAM USA 31-4H | 3305307475 | 1 | Open Loop |
| 1132 | FP1121 FP1121 | FN1142 FN1142 | APN1012 APN1012 | 32454 32452 | GRADY USA CTB GRADY USA CTB | GRADY USA PAD GRADY USA PAD | GRADY USA PAD GRADY USA PAD | GRADY USA CTB GRADY USA CTB | GARNESS USA 31-4TFH-2B GRADY USA 21-4H | 3305307474 3305307472 | 1 | Open Loop Open Loop |
| 1132 | FP1121 | FN1142 | APN1012 | 32453 | GRADY USA CTB | GRADY USA PAD | GRADY USA PAD | GRADY USA CTB | MARCELLA USA 21-4TFH | 3305307473 | 1 | Open Loop |
| 1136 | FP1125 | FN1149 | APN1052 | 29760 | HALVORSON CTB | HALVORSON PAD | HALVORSON PAD | HALVORSON CTB | HALVORSON 34-34TFH | 3306103370 | 2 | Open Loop |
| 1136 | FP1125 FP1125 | FN1149 FN1149 | APN1052 APN1052 | 29759 29758 | HALVORSON CTB | HALVORSON PAD HALVORSON PAD | HALVORSON PAD HALVORSON PAD | HALVORSON CTB HALVORSON CTB | STEINHAUS 24-34H STEVENSON 24-34TFH | 3306103369 3306103368 | 2 | Open Loop Open Loop |
| 1140 | FP1129 | FN1153 | APN1061 | 37786 | HARRINGTON USA CTB | HARRINGTON USA PAD | HARRINGTON USA PAD | HARRINGTON USA CTB | HARRINGTON USA 11-4H | 3306104797 | 2 | Open Loop |
| 1140 | FP1129 | FN1153 | APN1061 | 37787 | HARRINGTON USA CTB HENRY CHARGING USA 21 CTB | HARRINGTON USA PAD | HARRINGTON USA PAD | HARRINGTON USA CTB | WATTERBERG USA 41-5TFH | 3306104798 | 2 | Open Loop |
| 1144 1144 | FP1133 FP1133 | FN1157 | APN1052 APN1052 | 29756 37801 | HENRY CHARGING USA 21 CTB | HALVORSON PAD GRACIE USA PAD | HENRY CHARGING USA 21 PAD HENRY CHARGING USA 21 PAD | HENRY CHARGING USA 21 CTB HENRY CHARGING USA 21 CTB | ANNA PACKINEAU USA 21-3TFH BRUSSEAU USA 11-3TFH | 3306103366 3306104803 | 2 | Open Loop Open Loop |
| 1144 | FP1133 | FN1157 | APN1052 | 37800 | HENRY CHARGING USA 21 CTB | GRACIE USA PAD | HENRY CHARGING USA 21 PAD | HENRY CHARGING USA 21 CTB | FLAGG USA 11-3H | 3306104802 | 2 | Open Loop |
| 1144 | FP1133 | FN1157 | APN1052 | 18378 | HENRY CHARGING USA 21 CTB | HENRY CHARGING USA 21 PAD | HENRY CHARGING USA 21 PAD | HENRY CHARGING USA 21 CTB | HENRY CHARGING USA 21-3H | 3306101145 | 2 | Open Loop |
| 1144 | FP1133 FP1134 | FN1157 FN1158 | APN1052 APN1053 | 29757 22640 | HENRY CHARGING USA 21 CTB HENRY CHARGING USA 41 CTB | HALVORSON PAD HENRY CHARGING USA 41 PAD | HENRY CHARGING USA 21 PAD HENRY CHARGING USA 41 PAD | HENRY CHARGING USA 21 CTB HENRY CHARGING USA 41 CTB | PACKINEAU USA 21-3H HENRY CHARGING USA 31-3TFH | 3306103367 3306102069 | 2 | Open Loop |
| 1145 | FP1134 | FN1158 | APN1053 | 21608 | HENRY CHARGING USA 41 CTB | HENRY CHARGING USA 41 PAD | HENRY CHARGING USA 41 PAD | HENRY CHARGING USA 41 CTB | HENRY CHARGING USA 41-3H | 3306101896 | 2 | Open Loop |
| 1149 | FP1138 | FN1163 | APN1013 | 33666 | HOWARD USA CTB | HOWARD USA PAD | HOWARD USA PAD | HOWARD USA CTB | DESERLY USA 11-1TFH | 3306104063 | 1 | Open Loop |
| 1149 1149 | FP1138 FP1138 | FN1163 FN1163 | APN1013 APN1013 | 33667 33668 | HOWARD USA CTB | HOWARD USA PAD HOWARD USA PAD | HOWARD USA PAD HOWARD USA PAD | HOWARD USA CTB HOWARD USA CTB | DUTTON USA 21-1TFH FANNIE USA 21-1H | 3306104064 3306104065 | 1 | Open Loop Open Loop |
| 1149 | FP1138 | FN1163 | APN1013 | 18514 | HOWARD USA CTB | HOWARD USA PAD | HOWARD USA PAD | HOWARD USA CTB | HOWARD USA 11-1H | 3306101196 | 1 | Open Loop |
| 149 | FP1138 | FN1163 | APN1013 | 33665 | HOWARD USA CTB HUNTS ALONG USA CTB-DEMARAY USA 41-2TEH-SHOOTS USA 41-2H | HOWARD USA PAD | HOWARD USA PAD | HOWARD USA CTB | WILKINSON USA 11-1H | 3306104062 | 1 | Open Loop |
| 1151 1151 | FP1139 FP1139 | FN1090 FN1166 | APN1014 APN1014 | 32865 18471 | HUNTS ALONG USA CTB-DEMARAY USA 41-21FH-SHOOTS USA 41-2H HUNTS ALONG USA CTB-DEMARAY USA 41-2TFH-SHOOTS USA 41-2H | HUNTS ALONG USA PAD HUNTS ALONG USA PAD | HUNTS ALONG USA PAD HUNTS ALONG USA PAD | DEMARAY USA 41-2TFH HUNTS ALONG USA CTB | DEMARAY USA 41-2TFH HUNTS ALONG USA 12-1H | 3305307693 3305303083 | 1 | Open Loop Open Loop |
| 151 | FP1139 | FN1166 | APN1014 | 33492 | HUNTS ALONG USA CTB-DEMARAY USA 41-2TFH-SHOOTS USA 41-2H | HUNTS ALONG USA PAD | HUNTS ALONG USA PAD | HUNTS ALONG USA CTB | MAMIE USA 21-1TFH | 3305307989 | 1 | Open Loop |
| 151 | FP1139 | FN1166 | APN1014 | 33493 | HUNTS ALONG USA CTB-DEMARAY USA 41-2TFH-SHOOTS USA 41-2H | HUNTS ALONG USA PAD | HUNTS ALONG USA PAD | HUNTS ALONG USA CTB | MARK USA 11-1H | 3305307990 | 1 | Open Loop |
| 151 151 | FP1139 FP1139 | FN1335 FN1166 | APN1014 APN1014 | 33491 33494 | HUNTS ALONG USA CTB-DEMARAY USA 41-2TFH-SHOOTS USA 41-2H HUNTS ALONG USA CTB-DEMARAY USA 41-2TFH-SHOOTS USA 41-2H | HUNTS ALONG USA PAD HUNTS ALONG USA PAD | HUNTS ALONG USA PAD HUNTS ALONG USA PAD | SHOOTS USA 41-2H HUNTS ALONG USA CTB | SHOOTS USA 41-2H TIMOTHY USA 11-1TFH-2B | 3305307988 3305307991 | 1 | Open Loop Open Loop |
| 155 | FP1139 FP1143 | FN1166 | APN1014 APN1015 | 33494 | IRISH USA CTB-GRETCHEN USA 11-30H | IRISH USA PAD | IRISH USA PAD | IRISH USA CTB | FOUR DANCES USA 41-25TFH | 3305307991 | 1 | Open Loop |
| 155 | FP1143 | FN1146 | APN1015 | 33639 | IRISH USA CTB-GRETCHEN USA 11-30H | IRISH USA PAD | IRISH USA PAD | GRETCHEN USA 11-30H | GRETCHEN USA 11-30H | 3305308050 | 1 | Open Loop |
| 155 155 | FP1143 FP1143 | FN1171 | APN1015 APN1015 | 33636 33637 | IRISH USA CTB-GRETCHEN USA 11-30H IRISH USA CTB-GRETCHEN USA 11-30H | IRISH USA PAD IRISH USA PAD | IRISH USA PAD IRISH USA PAD | IRISH USA CTB | IRISH USA 41-25TFH SNOWMAN USA 41-25H | 3305308047 3305308048 | 1 | Open Loop |
| 159 | FP1143 | FN1171 | APN1015 | 34598 | JACK PENNINGTON USA CTB | GERHARDT USA PAD | JACK PENNINGTON PAD | JACK PENNINGTON USA CTB | HANLON USA 11-28TFH | 3306104201 | 1 | Open Loop |
| 159 | FP1146 | FN1175 | APN1010 | 16778 | JACK PENNINGTON USA CTB | JACK PENNINGTON PAD | JACK PENNINGTON PAD | JACK PENNINGTON USA CTB | JACK PENNINGTON 21-28H | 3306100566 | 1 | Open Loop |
| 161 | FP1148 | FN1178 | APN1054 | 21503 | JAHNKE USA CTB | JAHNKE USA PAD | JAHNKE USA PAD | JAHNKE USA CTB | JAHNKE USA 24-31H | 3306101883 | 2 | Closed Loo |
| 161 | FP1148 FP1149 | FN1178 FN1179 | APN1054 APN1055 | 21502 36920 | JASPER L USA CTB | JAHNKE USA PAD JASPER L USA PAD | JAHNKE USA PAD JASPER L USA PAD | JAHNKE USA CTB JASPER L USA CTB | JAHNKE USA 24-31TFH ADONIJAH USA 44-5TFH-2B | 3306101882 3306104592 | 2 | Closed Loo |
| 162 | FP1149 | FN1179 | APN1055 | 36919 | JASPER L USA CTB | JASPER L USA PAD | JASPER L USA PAD | JASPER L USA CTB | KLEMSTEAD USA 44-5TFH | 3306104591 | 2 | Closed Loc |
| 162 | FP1149 | FN1179 | APN1055 | 36918 | JASPER L USA CTB | JASPER L USA PAD | JASPER L USA PAD | JASPER L USA CTB | KOLBO USA 34-5H | 3306104590 | 2 | Closed Loc |
| 162 | FP1149 FP1150 | FN1179 FN1180 | APN1055 APN1056 | 37515 37676 | JASPER L USA CTB JAY SANDSTROM USA CTB | JASPER L USA PAD JAY SANDSTROM USA PAD | JASPER L USA PAD JAY SANDSTROM USA PAD | JASPER L USA CTB JAY SANDSTROM USA CTB | PELARSKE USA 44-5TFH-2B COPELAND USA 34-31H | 3306104717 3306104766 | 2 | Open Loop |
| 163 | FP1150 | FN1180 | APN1056 | 37675 | JAY SANDSTROM USA CTB | JAY SANDSTROM USA PAD | JAY SANDSTROM USA PAD | JAY SANDSTROM USA CTB | ETHERINGTON USA 34-31TFH | 3306104765 | 2 | Open Loop |
| 163 | FP1150 | FN1180 | APN1056 | 37674 | JAY SANDSTROM USA CTB | JAY SANDSTROM USA PAD | JAY SANDSTROM USA PAD | JAY SANDSTROM USA CTB | HARTSON USA 24-31H | 3306104764 | 2 | Open Loop |
| 163 | FP1150 FP1150 | FN1180 FN1180 | APN1056 APN1056 | 37673 17771 | JAY SANDSTROM USA CTB JAY SANDSTROM USA CTB | JAY SANDSTROM USA PAD JAY SANDSTROM USA PAD | JAY SANDSTROM USA PAD JAY SANDSTROM USA PAD | JAY SANDSTROM USA CTB JAY SANDSTROM USA CTB | HERMAN USA 24-31TFH JAY SANDSTROM USA 34-31H | 3306104763 3306100909 | 2 | Open Loop |
| 163 | FP1150 | FN1180 | APN1056 | 37677 | JAY SANDSTROM USA CTB | JAY SANDSTROM USA PAD | JAY SANDSTROM USA PAD | JAY SANDSTROM USA CTB | ORTMAN USA 34-31FH | 3306104767 | 2 | Open Loop |
| 164 | FP1151 | FN1182 | APN1016 | 34602 | JERRY PENNINGTON USA CTB | GERHARDT USA PAD | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB | GERHARDT USA 14-21H | 3306104205 | 1 | Open Loop |
| 164 | FP1151 FP1151 | FN1182 | APN1016 APN1016 | 34599 | JERRY PENNINGTON USA CTB JERRY PENNINGTON USA CTB | GERHARDT USA PAD | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB | MCROBERTS USA 14-21TFH | 3306104202 | 1 | Open Loop |
| 164 | FP1151 | FN1182 FN1182 | APN1016 APN1016 | 34601 34600 | JERRY PENNINGTON USA CTB | GERHARDT USA PAD GERHARDT USA PAD | JERRY PENNINGTON USA PAD JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB JERRY PENNINGTON USA CTB | SALVESON USA 24-21H VERNE USA 24-21TFH | 3306104204 3306104203 | 1 | Open Loop Open Loop |
| 164 | FP1151 | FN1182 | APN1016 | 36844 | JERRY PENNINGTON USA CTB | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB | AKKO USA 44-21H | 3306104561 | 1 | Open Loop |
| 164 | FP1151 | FN1182 | APN1016 | 36845 | JERRY PENNINGTON USA CTB | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB | ASLAK USA 44-21TFH | 3306104562 | 1 | Open Loop |
| 164 164 | FP1151 FP1151 | FN1182 FN1182 | APN1016 APN1016 | 36846 17966 | JERRY PENNINGTON USA CTB JERRY PENNINGTON USA CTB | JERRY PENNINGTON USA PAD JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA PAD JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB JERRY PENNINGTON USA CTB | DONAASON USA 34-21TFH JERRY PENNINGTON USA 34-21H | 3306104563 | 1 | Open Loop Open Loop |
| 164 | FP1151 | FN1182 | APN1016 | 36847 | JERRY PENNINGTON USA CTB | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA PAD | JERRY PENNINGTON USA CTB | NOKELBY USA 34-21H | 3306104564 | 1 | Open Loop |
| 166 | FP1153 | FN1184 | APN1001 | 24621 | JOANNE QUALE USA CTB | ANNIE USA PAD | JOANNE QUALE USA PAD | JOANNE QUALE USA CTB | BOBBY LEE USA 41-30H | 3305304673 | 1 | Closed Loc |
| 166 166 | FP1153 FP1153 | FN1184 FN1184 | APN1001 APN1001 | 24620 22288 | JOANNE QUALE USA CTB JOANNE QUALE USA CTB | ANNIE USA PAD JOANNE QUALE USA PAD | JOANNE QUALE USA PAD | JOANNE QUALE USA CTB JOANNE QUALE USA CTB | COBURN USA 41-30TFH JOANNE QUALE USA 21-30H | 3305304672 3305303948 | 1 | Closed Loc |
| 166 | FP1153 | FN1184 | APN1001 | 22289 | JOANNE QUALE USA CTB | JOANNE QUALE USA PAD | JOANNE QUALE USA PAD | JOANNE QUALE USA CTB | JOANNE QUALE USA 21-30TFH | 3305303949 | 1 | Closed Loc |
| 166 | FP1153 | FN1184 | APN1001 | 33923 | JOANNE QUALE USA CTB | JOANNE QUALE USA PAD | JOANNE QUALE USA PAD | JOANNE QUALE USA CTB | MALECKAR USA 31-30H | 3305308133 | 1 | Closed Los |
| 166 166 | FP1153 FP1153 | FN1184 FN1184 | APN1001 APN1001 | 34597 33924 | JOANNE QUALE USA CTB JOANNE QUALE USA CTB | JOANNE QUALE USA PAD JOANNE QUALE USA PAD | JOANNE QUALE USA PAD JOANNE QUALE USA PAD | JOANNE QUALE USA CTB JOANNE QUALE USA CTB | SHELDON USA 21-30TFH SKADELAND USA 31-30TFH | 3305308414 3305308134 | 1 | Closed Loc |
| 166 | FP1153 FP1153 | FN1184 | APN1001 APN1001 | 33924 | JOANNE QUALE USA CTB | JOANNE QUALE USA PAD | JOANNE QUALE USA PAD JOANNE QUALE USA PAD | JOANNE QUALE USA CTB | WENDELL USA 31-301FH | 3305308134 | 1 | Closed Loc |
| 167 | FP1154 | FN1185 | APN1058 | 37856 | JOBA USA CTB | FISHER USA 21 PAD | JOBA USA PAD | JOBA USA CTB | EVANS USA 11-5TFH | 3306104825 | 1 | Open Loop |
| 167 167 | FP1154 FP1154 | FN1185 FN1185 | APN1058 APN1058 | 18230 | JOBA USA CTB | FISHER USA 21 PAD | JOBA USA PAD | JOBA USA CTB | FISHER USA 21-5H | 3306101085 | 1 | Open Loop |
| 167 167 | FP1154 FP1154 | FN1185 | APN1058 APN1058 | 37857 20288 | JOBA USA CTB | FISHER USA 21 PAD JOHNSON PAD | JOBA USA PAD JOBA USA PAD | JOBA USA CTB JOBA USA CTB | MORGAN USA 21-5TFH FISHER USA 41-5H | 3306104826 3306101657 | 1 | Open Loop |
| 167 | FP1154 | FN1185 | APN1058 | 37654 | JOBA USA CTB | JOBA USA PAD | JOBA USA PAD | JOBA USA CTB | ALBERT USA 31-5TFH | 3306104754 | 1 | Open Loop |
| 167 | FP1154 | FN1185 | APN1058 | 37656 | JOBA USA CTB | JOBA USA PAD | JOBA USA PAD | JOBA USA CTB | HOWLING WOLF USA 31-5TFH | 3306104756 | 1 | Open Loop |
| 67 67 | FP1154 FP1154 | FN1185 FN1185 | APN1058 APN1058 | 37655 37657 | JOBA USA CTB JOBA USA CTB | JOBA USA PAD JOBA USA PAD | JOBA USA PAD JOBA USA PAD | JOBA USA CTB | JOBA USA 31-5H MEDICINE CROW USA 21-5H | 3306104755 3306104757 | 1 | Open Loo |
| 171 | FP1158 | FN1190 | APN1018 | 34101 | JONES USA CTB | JULIA JONES USA PAD | JONES USA PAD | JONES USA CTB | BRIEK USA 13-14H | 3305308224 | 1 | Open Loop |
| 71 | FP1158 | FN1190 | APN1018 | 29211 | JONES USA CTB | DOLL USA PAD | JONES USA PAD | JONES USA CTB | DOLL USA 12-14H | 3305306220 | 1 | Open Loo |
| 171 | FP1158 | FN1190 | APN1018 | 34103 | JONES USA CTB | JULIA JONES USA PAD | JONES USA PAD | JONES USA CTB | DYE USA 14-14TFH-2B | 3305308226 | 1 | Open Loop |
| 71 71 | FP1158 | FN1190 FN1190 | APN1018 APN1018 | 29209 34104 | JONES USA CTB JONES USA CTB | JULIA JONES USA PAD | JONES USA PAD JONES USA PAD | JONES USA CTB JONES USA CTB | ERNESTINE USA 11-14TFH-2B HAMMERBERG USA 14-14H | 3305306218 3305308227 | 1 | Open Loop |
| 71 | FP1158 | FN1190 | APN1018 | 19514 | JONES USA CTB | JONES USA PAD | JONES USA PAD | JONES USA CTB | JONES USA 14-14H | 3305303258 | 1 | Open Loo |
| 171 | FP1158 | FN1190 | APN1018 | 34102 | JONES USA CTB | JULIA JONES USA PAD | JONES USA PAD | JONES USA CTB | JULIA JONES USA 13-14TFH | 3305308225 | 1 | Open Loop |
| 171 171 | FP1158 | FN1190 FN1190 | APN1018 APN1018 | 29208 34100 | JONES USA CTB JONES USA CTB | JULIA JONES USA PAD | JONES USA PAD JONES USA PAD | JONES USA CTB JONES USA CTB | LUN USA 11-14H NORA JONES USA 12-14TFH-2B | 3305306217 3305308223 | 1 | Open Loop |
| 171 | FP1158 | FN1190 FN1190 | APN1018 APN1018 | 29210 | JONES USA CTB | DOLL USA PAD | JONES USA PAD JONES USA PAD | JONES USA CTB JONES USA CTB | TONY LUN USA 12-14TFH-2B | 3305308223 | 1 | Open Loop |
| 178 | FP1086 | FN1006 | APN1002 | 33548 | KATTEVOLD USA CTB-ALEXANDER USA 44-33TFH | EARL PENNINGTON USA PAD | EARL PENNINGTON USA PAD | ALEXANDER USA 44-33TFH | ALEXANDER USA 44-33TFH | 3306104050 | 1 | Open Loo |
| 178 | FP1086 | FN1197 | APN1002 | 33550 | KATTEVOLD USA CTB-ALEXANDER USA 44-33TFH KATTEVOLD USA CTB-ALEXANDER USA 44-33TFH | EARL PENNINGTON USA PAD | EARL PENNINGTON USA PAD | KATTEVOLD USA CTB | KATTEVOLD USA 14-34TFH | 3306104052 | 1 | Open Loop |
| 178 179 | FP1086 FP1116 | FN1197 FN1066 | APN1002 APN1051 | 33549 27152 | KATTEVOLD USA CTB-ALEXANDER USA 44-33TFH KEITH 44-31TFH-GLISAR 14-32TFH-CLOON 14-32H | GLISAR PAD | GLISAR PAD | CLOON 14-32H | PFUNDHELLER USA 44-33H CLOON 14-32H | 3306104051 3306102853 | 2 | Open Loo |
| 179 | FP1116 | FN1133 | APN1051 | 27151 | KEITH 44-31TFH-GLISAR 14-32TFH-CLOON 14-32H | GLISAR PAD | GLISAR PAD | GLISAR 14-32TFH | GLISAR 14-32TFH | 3306102852 | 2 | Open Loop |
| 179 | FP1116 | FN1198 | APN1051 | 27555 | KEITH 44-31TFH-GLISAR 14-32TFH-CLOON 14-32H | GLISAR PAD | GLISAR PAD | KEITH 44-31TFH | KEITH 44-31TFH | 3306102935 | 2 | Open Loop |
| 183 | FP1168 | FN1172 FN1203 | APN1019 APN1019 | 33281 | KERMIT USA CTB-IRON WOMAN USA 14-9H KERMIT USA CTB-IRON WOMAN USA 14-9H | KERMIT USA PAD KERMIT USA PAD | KERMIT USA PAD KERMIT USA PAD | IRON WOMAN USA 14-9H KERMIT USA CTB | IRON WOMAN USA 14-9H ARDEN USA 14-9TEH | 3305307921 3305307508 | 1 | Open Loop |
| 1183 | FP1168 | FN1203 | APN1019 | 32525 | KERMIT USA CTB-IRON WOMAN USA 14-9H | KERMIT USA PAD | KERMIT USA PAD | KERMIT USA CTB | KERMIT USA 14-9H | 3305307507 | 1 | Open Loop |

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| FBIR | | | | | | | | | | | | |
|----------------|------------------|------------------|----------------------|----------------|--|-------------------------------------|--|---|---|--------------------------|--------------------------------------|------------------------|
| TVCS# | FP# | FN# | APN# | NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intende |
| V1183 V1202 | FP1168 | FN1203 | APN1019 | 32524 | KERMIT USA CTB-IRON WOMAN USA 14-9H LACEY USA 11-5H-MOLINE 14-32H | KERMIT USA PAD | KERMIT USA PAD | KERMIT USA CTB | RENO USA 24-9TFH-2B | 3305307506 | 1 | Open Loop |
| 1202 | FP1219 FP1219 | FN1222 FN1264 | APN1023 APN1023 | 31475 31476 | LACEY USA 11-5H-MOLINE 14-32H | MOLINE PAD MOLINE PAD | MOLINE PAD MOLINE PAD | MOLINE 14-32H | MOLINE 14-32H | 3306103754 3306103755 | 1 | Open Loop |
| 1205 | FP1188 | FN1225 | APN1020 | 36922 | LANG USA CTB-THORSON USA CTB | LANG USA PAD | LANG USA PAD | LANG USA CTB | LANG USA 41-8TFH | 3306104594 | 1 | Open Loop |
| 205 | FP1188 | FN1363 | APN1020 | 37323 | LANG USA CTB-THORSON USA CTB | LANG USA PAD | LANG USA PAD | THORSON USA CTB | OSCAR THORSON USA 41-8TFH | | 1 | Open Loop |
| 205 | FP1188 FP1188 | FN1363 FN1225 | APN1020 APN1020 | 36923 36921 | LANG USA CTB-THORSON USA CTB | LANG USA PAD | LANG USA PAD | THORSON USA CTB LANG USA CTB | THORSON USA 41-8H VICKALL USA 34-5H | 3306104595 3306104593 | 1 | Open Loop Open Loop |
| 206 | FP1189 | FN1226 | APN1017 | 20287 | LANTZ CTB | JOHNSON PAD | LANTZ PAD | LANTZ CTB | JOHNSON 44-32H | 3306101656 | 1 | Open Loop |
| 206 | FP1189 | FN1226 | APN1017 | 27140 | LANTZ CTB | LANTZ PAD | LANTZ PAD | LANTZ CTB | FREEBERG 34-32TFH | 3306102851 | 1 | Open Loop |
| 206 | FP1189 | FN1226 | APN1017 APN1017 | 27138 | LANTZ CTB | LANTZ PAD | LANTZ PAD LANTZ PAD | LANTZ CTB | LANTZ 24-32TFH SI OAN 34-32H | 3306102849 3306102850 | 1 | Open Loop |
| 206 387 | FP1189 FP1352 | FN1226 FN1429 | APN1017 APN1119 | 40376 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LANTZ CTB LILLIAN USA CTB | BECKER USA 34-32TFH | 3306102850 | 1 CD, IV.A.7.c.(1) | Open Loop |
| 387 | FP1352 | FN1429 | APN1119 | 40377 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | HULTBERG USA 34-32H | 3306105283 | CD, IV.A.7.c.(1) | LEAF |
| 387 | FP1352 | FN1429 | APN1119 | 40378 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | HUMBLE USA 44-32TFH | 3306105284 | CD, IV.A.7.c.(1) | |
| 387 387 | FP1352 FP1352 | FN1429 FN1429 | APN1119 APN1119 | 40379 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | SPAULDING USA 44-32H THELMA USA 14-33TFH | 3306105285 3306105286 | CD, IV.A.7.c.(1) | |
| 387 | FP1352 FP1352 | FN1429 FN1429 | APN1119 APN1119 | 40400 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | DONKIN USA 14-331FF | 3306105298 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | |
| 387 | FP1352 | FN1429 | APN1119 | 37834 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | BETTY LOU USA 14-33TFH | 3306104807 | CD, IV.A.7.c.(1) | |
| 387 | FP1352 | FN1429 | APN1119 | 37835 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | LAVERNE USA 24-33H | 3306104808 | CD, IV.A.7.c.(1) | |
| 387 387 | FP1352 FP1352 | FN1429 FN1429 | APN1119 APN1119 | 37836 37837 | LILLIAN USA CTB | LILLIAN USA PAD LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | DUANE USA 24-35TFH | 3306104809 | CD, IV.A.7.c.(1) | |
| 387 | FP1352 FP1352 | FN1429 | APN1119 APN1119 | 37838 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD LILLIAN USA PAD | LILLIAN USA CTB LILLIAN USA CTB | DAWSON USA 24-33TFH | 3306104810 3306104811 | CD, IV.A.7.c.(1) | |
| 387 | FP1352 | FN1429 | APN1119 | 37839 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | GLADHEIM USA 34-33H | 3306104812 | CD, IV.A.7.c.(1) | LEAF |
| 387 | FP1352 | FN1429 | APN1119 | 37840 | LILLIAN USA CTB | LILLIAN USA PAD | LILLIAN USA PAD | LILLIAN USA CTB | OLIVE USA 34-33TFH | 3306104813 | CD, IV.A.7.c.(1) | |
| 219 | FP1200 | FN1160 | APN1089 APN1089 | 24316 | LINCOLN USA 16-1H-HOPKINS USA 15-2H LINCOLN USA 16-1H-HOPKINS USA 15-2H | LINCOLN-HOPKINS USA PAD | LINCOLN-HOPKINS USA CTB PAD | HOPKINS USA 15-2H | HOPKINS USA 15-2H | 3302501982 | 3 | Closed Lo |
| 219 | FP1200 FP1204 | FN1239 FN1244 | APN1089 APN1090 | 24648 | LUCKY ONE CTB | LINCOLN-HOPKINS USA PAD | LINCOLN-HOPKINS USA CTB PAD | LINCOLN USA 16-1H | LINCOLN USA 16-1H | 3302502021 3306101874 | 3 | Closed Lo |
| 222 | FP1204 | FN1244 | APN1090 | 21199 | LUCKY ONE CTB | LUCKY ONE PAD | LUCKY ONE PAD | LUCKY ONE CTB | LUCKY ONE 21-2TFH | 3306101818 | 2 | Closed Lo |
| 223 | FP1205 | FN1245 | APN1021 | 35322 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | LUTHER USA PAD | LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | EUNICE USA 11-16TFH | 3306104263 | 1 | Closed Lo |
| 223 | FP1205 | FN1245 | APN1021 | 35321 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | LUTHER USA PAD | LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | FLYNN USA 21-16TFH | 3306104262 | 1 | Closed Lo |
| 223 | FP1205 FP1205 | FN1245 FN1245 | APN1021 APN1021 | 35318 34897 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | LUTHER USA PAD WEIDMAN USA PAD | LUTHER-WEIDMAN USA CTB PAD LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | GARTLAND USA 31-16H HURKES USA 41-16TFH | 3306104259 3306104227 | 1 | Closed Lo |
| 223 | FP1205 | FN1245 | APN1021 | 34896 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | WEIDMAN USA PAD WEIDMAN USA PAD | LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | LINTON USA 31-16TFH | 3306104227 | 1 | Closed Lo |
| 223 | FP1205 | FN1245 | APN1021 | 19298 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | LUTHER USA PAD | LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | LUTHER USA 11-16H | 3306101428 | 1 | Closed Lo |
| 223 | FP1205 | FN1245 | APN1021 | 19299 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | LUTHER USA PAD | LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | LUTHER USA 31-16H | 3306101429 | 1 | Closed Lo |
| 223 | FP1205 FP1205 | FN1245 | APN1021 APN1021 | 35320 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | LUTHER USA PAD LUTHER USA PAD | LUTHER-WEIDMAN USA CTB PAD LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | REYES USA 21-16H SEARS USA 21-16TFH | 3306104261 3306104260 | 1 | Closed Lo |
| 223 | FP1205 FP1205 | FN1245 FN1392 | APN1021 APN1021 | 35319 34899 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | WEIDMAN USA PAD | LUTHER-WEIDMAN USA CTB PAD | WEIDMAN USA 11-15TFH | WEIDMAN USA 11-15TFH | 3306104260 | 1 | Closed Lo |
| 223 | FP1205 | FN1245 | APN1021 | 34898 | LUTHER-WEIDMAN USA CTB-WEIDMAN USA 11-15TFH | WEIDMAN USA PAD | LUTHER-WEIDMAN USA CTB PAD | LUTHER-WEIDMAN USA CTB | WHITE OWL USA 41-16H | 3306104228 | 1 | Closed Lo |
| 224 | FP1206 | FN1246 | APN1022 | 37282 | MANDAN USA CTB-MARION 44-10TFH | DOLL USA PAD | MANDAN USA CTB PAD | MANDAN USA CTB | DRAGSWOLF USA 34-10TFH | 3305309323 | 1 | Open Loo |
| 224 | FP1206 | FN1246 | APN1022 | 37285 | MANDAN USA CTB-MARION 44-10TFH | DOLL USA PAD | MANDAN USA CTB PAD | MANDAN USA CTB | JACOBSON USA 44-10H | 3305309326 | 1 | Open Loop |
| 224 224 | FP1206 FP1206 | FN1246 FN1247 | APN1022 APN1022 | 37284 37283 | MANDAN USA CTB-MARION 44-10TFH MANDAN USA CTB-MARION 44-10TFH | DOLL USA PAD DOLL USA PAD | MANDAN USA CTB PAD MANDAN USA CTB PAD | MANDAN USA CTB MARION USA 44-10TFH | MANDAN USA 34-10H MARION USA 44-10TFH | 3305309325 3305309324 | 1 | Open Loop |
| 224 | FP1206 | FN1247 | APN1022 | 37286 | MANDAN USA CTB-MARION 44-10TFH | DOLL USA PAD | MANDAN USA CTB PAD | MANDAN USA CTB | STRAND USA 44-10TFH-2B | 3305309327 | 1 | Open Loop |
| 225 | FP1207 | FN1248 | APN1060 | 17502 | MARK SANDSTROM 14-32H | MARK SANDSTROM PAD | MARK SANDSTROM PAD | MARK SANDSTROM 14-32H | MARK SANDSTROM 14-32H | 3306100821 | 2 | Open Loop |
| 229 | FP1211 | FN1253 | APN1092 | 32050 | MARTINEZ USA 24-8H | MARTINEZ USA PAD | MARTINEZ USA PAD | MARTINEZ USA 24-8H | MARTINEZ USA 24-8H | 3302503025 | 3 | Open Loop |
| 232 232 | FP1118 | FN1256 | APN1087 | 28075 | MELVAIN FOX USA CTB MELVAIN FOX USA CTB | FOX USA PAD | GOOD BEAR USA PAD | MELVAIN FOX USA CTB | ANTHONY USA 23-14H | 3302502507 | 3 | Closed Lo |
| 232 | FP1118 FP1118 | FN1256 FN1256 | APN1087 APN1087 | 37744 37743 | MELVAIN FOX USA CTB | FOX USA PAD FOX USA PAD | GOOD BEAR USA PAD GOOD BEAR USA PAD | MELVAIN FOX USA CTB MELVAIN FOX USA CTB | GRINNEL USA 33-14TFH | 3302504063 3302504062 | 3 | Closed Lo |
| 232 | FP1118 | FN1256 | APN1087 | 28076 | MELVAIN FOX USA CTB | FOX USA PAD | GOOD BEAR USA PAD | MELVAIN FOX USA CTB | HALE USA 23-14TFH | 3302502508 | 3 | Closed Lo |
| 232 | FP1118 | FN1256 | APN1087 | 37741 | MELVAIN FOX USA CTB | FOX USA PAD | GOOD BEAR USA PAD | MELVAIN FOX USA CTB | LEON USA 33-14TFH | 3302504060 | 3 | Closed Lo |
| 232 | FP1118 FP1118 | FN1256 FN1256 | APN1087 APN1087 | 37742 24745 | MELVAIN FOX USA CTB MELVAIN FOX USA CTB | FOX USA PAD FOX USA PAD | GOOD BEAR USA PAD GOOD BEAR USA PAD | MELVAIN FOX USA CTB MELVAIN FOX USA CTB | MARIAN USA 33-14H | 3302504061 | 3 | Closed Lo |
| 232 | FP1118 | FN1256 | APN1087 | 37740 | MELVAIN FOX USA CTB | FOX USA PAD | GOOD BEAR USA PAD | MELVAIN FOX USA CTB | MELVAIN FOX USA 14-4TFH SYLVESTOR USA 33-14H | 3302502036 3302504059 | 3 | Closed Lo |
| 232 | FP1118 | FN1256 | APN1087 | 37739 | MELVAIN FOX USA CTB | FOX USA PAD | GOOD BEAR USA PAD | MELVAIN FOX USA CTB | WOLF USA 23-14TFH | 3302504058 | 3 | Closed Lo |
| 236 | FP1217 | FN1261 | APN1062 | 30697 | MIKKELSEN 11-14H | MIKKELSEN PAD | MIKKELSEN PAD | MIKKELSEN 11-14H | MIKKELSEN 11-14H | 3306103585 | 2 | Open Loop |
| 386 | FP1351 | FN1428 | APN1118 | 40168 | MURRAY USA CTB | MURRAY USA PAD | MURRAY USA PAD | MURRAY USA CTB | ANDIE USA 12-20H | 3305310127 | 1 | LEAF |
| 386 386 | FP1351 FP1351 | FN1428 FN1428 | APN1118 APN1118 | 40163 36395 | MURRAY USA CTB MURRAY USA CTB | MURRAY USA PAD MURRAY USA PAD | MURRAY USA PAD MURRAY USA PAD | MURRAY USA CTB MURRAY USA CTB | EMMA USA 13-20TFH HARRISON USA 12-20H | 33053-0122 3305310125 | 1 | LEAF |
| 386 | FP1351 | FN1428 | APN1118 | 36395 | MURRAY USA CTB | MURRAY USA PAD | MURRAY USA PAD | MURRAY USA CTB | LAWSON USA 11-20TFH | 3305310128 | 1 | LEAF |
| 86 | FP1351 | FN1428 | APN1118 | 40164 | MURRAY USA CTB | MURRAY USA PAD | MURRAY USA PAD | MURRAY USA CTB | MURRAY USA 13-20H | 3305310123 | 1 | LEAF |
| 386 | FP1351 | FN1428 | APN1118 | 40161 | MURRAY USA CTB | MURRAY USA PAD | MURRAY USA PAD | MURRAY USA CTB | ROBERTSON USA 14-20TFH | 3305310120 | 1 | LEAF |
| 186 186 | FP1351 FP1351 | FN1428 FN1428 | APN1118 APN1118 | 36396 40165 | MURRAY USA CTB MURRAY USA CTB | MURRAY USA PAD MURRAY USA PAD | MURRAY USA PAD MURRAY USA PAD | MURRAY USA CTB MURRAY USA CTB | STAR USA 11-20H STOUT USA 13-20TFH | 3305310129 3305310124 | 1 | LEAF |
| | FP1351 FP1351 | FN1428 | APN1118 APN1118 | 40160 | MURRAY USA CTB MURRAY USA CTB | MURRAY USA PAD MURRAY USA PAD | MURRAY USA PAD MURRAY USA PAD | MURRAY USA CTB | SUSIE USA 14-20H | 3305310124 | 1 | LEAF |
| 186 | FP1351 | FN1428 | APN1118 | 40162 | MURRAY USA CTB | MURRAY USA PAD | MURRAY USA PAD | MURRAY USA CTB | TARTAR USA 13-20H | 3305310121 | 1 | LEAF |
| 386 | FP1351 | FN1428 | APN1118 | 40167 | MURRAY USA CTB | MURRAY USA PAD | MURRAY USA PAD | MURRAY USA CTB | VONDALL USA 12-20TFH | 3305310126 | 1 | LEAF |
| 240 | FP1157 | FN1267 FN1267 | APN1017 APN1017 | 36336 | NAATUS USA CTB NAATUS USA CTB | JOHNSON PAD JOHNSON PAD | JOHNSON PAD JOHNSON PAD | NAATUS USA CTB NAATUS USA CTB | NAATUS USA 14-33H | 3306104456 3306104457 | 1 | Open Loc |
| 240 | FP1157 FP1224 | FN1267 | APN1017 APN1024 | 36337 | NESS USA CTB | NESS USA PAD | JOHNSON PAD NESS USA PAD | NESS USA CTB | BALLMEYER USA 41-17TFH | 3306104457 | 1 | Open Loc |
| 44 | FP1224 | FN1271 | APN1024 | 32025 | NESS USA CTB | NESS USA PAD | NESS USA PAD | NESS USA CTB | BECKY USA 21-17TFH | 3306103841 | 1 | Open Loc |
| | FP1224 | FN1271 | APN1024 | 32026 | NESS USA CTB | NESS USA PAD | NESS USA PAD | NESS USA CTB | HANS USA 31-17TFH | 3306103839 | 1 | Open Loc |
| 44 | FP1224 | FN1271 | APN1024 | 32024 | NESS USA CTB OATES CTB | NESS USA PAD | NESS USA PAD | NESS USA CTB | NESS USA 31-17H | 3306103837 | 1 | Open Loc |
| 246 | FP1226 FP1226 | FN1273 FN1273 | APN1025 APN1025 | 17709 36789 | OATES CTB | BANGEN PAD OATES PAD | OATES PAD OATES PAD | OATES CTB OATES CTB | BANGEN 41-27H OATES 21-27H | 3306100892 3306104546 | 1 | Open Loc |
| 46 | FP1226 | FN1273 | APN 1025 APN 1025 | 36788 | OATES CTB | OATES PAD OATES PAD | OATES PAD OATES PAD | OATES CTB | SENNESS 11-27TFH | 3306104545 | 1 | Open Loc |
| 246 | FP1226 | FN1273 | APN1025 | 19834 | OATES CTB | SHIRLEY PENNINGTON USA PAD | OATES PAD | OATES CTB | JACOB MADISON 11-27H | 3306101550 | 1 | Open Loc |
| 47 | FP1017 | FN1274 | APN1040 | 37999 | OLD BEAR USA CTB | ARVID BANGEN USA PAD | ARVID BANGEN USA PAD | OLD BEAR USA CTB | BURGER USA 41-18TFH | 3306104840 | 2 | Open Loc |
| 247 | FP1017 | FN1274 | APN1040 | 37998 | OLD BEAR USA CTB ONE FEATHER USA 11-17H-TORGERSON USA 14-8H | ARVID BANGEN USA PAD | ARVID BANGEN USA PAD | OLD BEAR USA CTB | OLD BEAR USA 11-17H | 3306104839 | 2 | Open Loc |
| 249 249 | FP1304 FP1304 | FN1276 FN1368 | APN1104 APN1104 | 20274 19957 | ONE FEATHER USA 11-17H-TORGERSON USA 14-8H ONE FEATHER USA 11-17H-TORGERSON USA 14-8H | TORGERSON USA PAD TORGERSON USA PAD | TORGERSON USA PAD TORGERSON USA PAD | ONE FEATHER USA 11-17H TORGERSON USA 14-8H | ONE FEATHER USA 11-17H TORGERSON USA 14-8H | 3305500143 3305500141 | 3 | Closed Lo |
| 252 | FP1230 | FN1280 | APN1094 | 25346 | ORVIN CTB | ORVIN PAD | ORVIN PAD | ORVIN CTB | ABNER 21-13TFH | 3306102520 | 2 | Closed Lo |
| 252 | FP1230 | FN1280 | APN1094 | 25345 | ORVIN CTB | ORVIN PAD | ORVIN PAD | ORVIN CTB | HUNSTAD 31-13H | 3306102519 | 2 | Closed Lo |
| 252 | FP1230 | FN1280 | APN1094 | 25344 | ORVIN CTB | ORVIN PAD | ORVIN PAD | ORVIN CTB | ORVIN 31-13TFH | 3306102518 | 2 | Closed Lo |
| 254 261 | FP1078 FP1238 | FN1282 FN1289 | APN1117 APN1096 | 38025 33349 | OSKING USA 14-12H PEARL CTB | DEEP CREEK USA PAD SHRADER PAD | DEEP CREEK USA PAD PEARL PAD | OSKING USA 14-12H PEARL CTB | OSKING USA 14-12H HOMME 11-18TFH | 3302504128 3306104007 | 3 | Open Loo |
| 261 261 | FP1238 FP1238 | FN1289 FN1289 | APN1096 APN1096 | 22911 | PEARL CTB | PEARL PAD | PEARL PAD PEARL PAD | PEARL CTB PEARL CTB | PEARL 41-13H | 3306104007 | 2 | Closed Lo |
| 261 | FP1238 | FN1289 | APN1096 | 22910 | PEARL CTB | PEARL PAD | PEARL PAD | PEARL CTB | PEARL 41-13TFH | 3306102134 | 2 | Closed Lo |
| 261 | FP1238 | FN1289 | APN1096 | 33348 | PEARL CTB | SHRADER PAD | PEARL PAD | PEARL CTB | SHRADER 41-13H | 3306104004 | 2 | Closed L |

Case 1:24-cv-00136-DMT-CRH Document 3-1 Filed 07/11/24 Page 105 of 154 Appendix A: Well Pads Subject to Consent Decree

| | | | | | FBIR | | | | | | | | |
|----------------|------------------|------------------|----------------------|----------------|---|---|---|---|--|--------------------------|-------|----------------------------|--|
| TVCS# | FP# | FN# | APN# | NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended Design | |
| V1266 V1266 | FP1327 FP1327 | FN1294 FN1294 | APN1036 APN1036 | 36497 36498 | PETERSON USA CTB-ROYAL USA 41-3TFH PETERSON USA CTB-ROYAL USA 41-3TFH | ROYAL USA PAD ROYAL USA PAD | WENINGER COX PAD WENINGER COX PAD | PETERSON USA CTB PETERSON USA CTB | EVENSON USA 41-3H PETERSON USA 41-3TFH | 3306104495 | 1 | Open Loop Open Loop | |
| /1266 | FP1327 | FN1321 | APN1036 | 36496 | PETERSON USA CTB-ROYAL USA 41-3TFH | ROYAL USA PAD | WENINGER COX PAD | ROYAL USA 41-3TFH | ROYAL USA 41-3TFH | 3306104494 | 1 | Open Loop | |
| 1267 | FP1244 | FN1243 | APN1097 | 27155 | POINT USA 9-1H-LUCILLE USA 14-10H | POINT USA PAD | POINT USA PAD | LUCILLE USA 14-10H | LUCILLE USA 14-10H | 3302502377 | 3 | Closed Loop | |
| 1267 | FP1244 FP1245 | FN1295 FN1296 | APN1097 APN1026 | 24467 19321 | POINT USA 9-1H-LUCILLE USA 14-10H PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H | POINT USA PAD DANKS USA PAD | POINT USA PAD PRAIRIE CHICKEN USA PAD | POINT USA 9-1H PRAIRIE CHICKEN USA CTB | POINT USA 9-1H DANKS USA 11-3H | 3302502009 3305303215 | 3 | Open Loop | |
| 1268 | FP1245 | FN1296 | APN1026 | 36915 | PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA CTB | ARDELLA USA 21-3TFH-2B | 3305303215 | 1 | Open Loop | |
| 1268 | FP1245 | FN1296 | APN1026 | 36914 | PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA CTB | KEYES USA 21-3H | 3305309197 | 1 | Open Loop | |
| 1268 | FP1245 | FN1252 | APN1026 | 36911 | PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA PAD | MARTHA USA 11-3H | MARTHA USA 11-3H | 3305309194 | 1 | Open Loop | |
| /1268 /1268 | FP1245 FP1245 | FN1296 FN1296 | APN1026 APN1026 | 36912 36927 | PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H | PRAIRIE CHICKEN USA PAD PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA PAD PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA CTB PRAIRIE CHICKEN USA CTB | PRAIRIE CHICKEN USA 11-3TFH WEASEL USA 11-3H | 3305309195 3305309202 | 1 | Open Loop Open Loop | |
| /1268 | FP1245 | FN1296 | APN1026 | 36913 | PRAIRIE CHICKEN USA CTB-MARTHA USA 11-3H | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA PAD | PRAIRIE CHICKEN USA CTB | ZANDRA USA 11-3TFH-2B | 3305309196 | 1 | Open Loop | |
| /1271 | FP1248 | FN1107 | APN1063 | 20530 | RANDI USA 41-17H-ELLA USA 11-16H | RANDI-ELLA USA PAD | RANDI-ELLA USA PAD | ELLA USA 11-16H | ELLA USA 11-16H | 3306101698 | 2 | Closed Loop | |
| /1271 /1272 | FP1248 FP1249 | FN1299 FN1300 | APN1063 APN1027 | 20529 32851 | RANDI USA 41-17H-ELLA USA 11-16H RANGER USA CTB | RANDI-ELLA USA PAD WENINGER USA PAD | RANDI-ELLA USA PAD RANGER USA PAD | RANDI USA 41-17H RANGER USA CTB | RANDI USA 41-17H BRANT USA 44-34TFH | 3306101697 3306103966 | 2 | Open Loop | |
| 1272 | FP1249 | FN1300 | APN1027 | 32010 | RANGER USA CTB | RANGER USA PAD | RANGER USA PAD | RANGER USA CTB | COLVIN USA 14-34TFH | 3306103831 | 1 | Open Loop | |
| 1272 | FP1249 | FN1300 | APN1027 | 32015 | RANGER USA CTB | RANGER USA PAD | RANGER USA PAD | RANGER USA CTB | HAL USA 34-34H | 3306103836 | 1 | Open Loop | |
| 1272 | FP1249 | FN1300 | APN1027 | 32014 | RANGER USA CTB | RANGER USA PAD | RANGER USA PAD | RANGER USA CTB | JACKIE USA 34-34TFH | 3306103835 | 1 | Open Loop | |
| 1272 | FP1249 FP1249 | FN1300 FN1300 | APN1027 APN1027 | 32850 33562 | RANGER USA CTB RANGER USA CTB | WENINGER USA PAD RANGER USA PAD | RANGER USA PAD RANGER USA PAD | RANGER USA CTB | LOFTQUIST USA 34-34TFH LOIS USA 14-34H | 3306103965 3306104055 | 1 | Open Loop Open Loop | |
| 1272 | FP1249 | FN1300 | APN1027 | 32011 | RANGER USA CTB | RANGER USA PAD | RANGER USA PAD | RANGER USA CTB | MCMAHON USA 14-34H | 3306103832 | 1 | Open Loop | |
| 1272 | FP1249 | FN1300 | APN1027 | 32012 | RANGER USA CTB | RANGER USA PAD | RANGER USA PAD | RANGER USA CTB | RANGER USA 24-34TFH | 3306103833 | 1 | Open Loop | |
| 1272 | FP1249 | FN1300 | APN1027 | 32013 | RANGER USA CTB | RANGER USA PAD | RANGER USA PAD | RANGER USA CTB | TONY USA 24-34H | 3306103834 | 1 | Open Loop | |
| 1272 1273 | FP1249 FP1250 | FN1300 FN1301 | APN1027 APN1064 | 19064 21478 | RANGER USA CTB RAYMOND USA CTB | WENINGER USA PAD MHA USA PAD | RANGER USA PAD RAYMOND USA PAD | RANGER USA CTB RAYMOND USA CTB | WENINGER USA 44-34H MHA USA 11-4H | 3306101374 3306101879 | 1 | Open Loop | |
| 1273 | FP1250 | FN1301 | APN 1064 APN 1064 | 21478 | RAYMOND USA CTB | MHA USA PAD | RAYMOND USA PAD | RAYMOND USA CTB | MHA USA 11-4H | 3306101879 | 2 | Open Loop | |
| 1273 | FP1250 | FN1301 | APN1064 | 30516 | RAYMOND USA CTB | GOLDBERG USA PAD | RAYMOND USA PAD | RAYMOND USA CTB | HANNAH USA 31-4TFH | 3306103528 | 2 | Open Loop | |
| 1273 | FP1250 | FN1301 | APN1064 | 37790 | RAYMOND USA CTB | RAYMOND USA PAD | RAYMOND USA PAD | RAYMOND USA CTB | KULLAND USA 41-4TFH | 3306104799 | 2 | Open Loop | |
| 1273 | FP1250 FP1250 | FN1301 FN1301 | APN1064 APN1064 | 37791 30515 | RAYMOND USA CTB RAYMOND USA CTB | RAYMOND USA PAD | RAYMOND USA PAD | RAYMOND USA CTB | LINDLEY USA 41-4H | 3306104800 | 2 | Open Loop | |
| 1273 | FP1250 | FN1301 | APN1064 APN1064 | 18191 | RAYMOND USA CTB | GOLDBERG USA PAD RAYMOND USA PAD | RAYMOND USA PAD RAYMOND USA PAD | RAYMOND USA CTB RAYMOND USA CTB | MAGGIE USA 21-4H RAYMOND USA 41-4H | 3306103527 3306101068 | 2 | Open Loop | |
| 273 | FP1250 | FN1301 | APN1064 | 30514 | RAYMOND USA CTB | GOLDBERG USA PAD | RAYMOND USA PAD | RAYMOND USA CTB | RUFUS USA 21-4TFH | 3306103526 | 2 | Open Loop | |
| 1277 | FP1254 | FN1305 | APN1028 | 34861 | RED FEATHER USA CTB | ATKINSON USA PAD | RED FEATHER USA PAD | RED FEATHER USA CTB | ATKINSON USA 31-17TFH | 3306104224 | 1 | Open Loop | |
| 277 | FP1254 | FN1305 | APN1028 | 34860 | RED FEATHER USA CTB | ATKINSON USA PAD | RED FEATHER USA PAD | RED FEATHER USA CTB | BRUHN USA 21-17H | 3306104223 | 1 | Open Loop | |
| 277 | FP1254 FP1254 | FN1305 FN1305 | APN1028 APN1028 | 35323 34858 | RED FEATHER USA CTB RED FEATHER USA CTB | ATKINSON USA PAD ATKINSON USA PAD | RED FEATHER USA PAD | RED FEATHER USA CTB | DRIFTWOOD USA 41-17H MIRIAM USA 11-17H | 3306104264 3306104221 | 1 | Open Loop Open Loop | |
| 277 | FP1254 | FN1305 | APN1028 | 20051 | RED FEATHER USA CTB | RED FEATHER USA PAD | RED FEATHER USA PAD | RED FEATHER USA CTB | RED FEATHER USA 21-17H | 3306101613 | 1 | Open Loop | |
| 277 | FP1254 | FN1305 | APN1028 | 20050 | RED FEATHER USA CTB | RED FEATHER USA PAD | RED FEATHER USA PAD | RED FEATHER USA CTB | RED FEATHER USA 31-17H | 3306101612 | 1 | Open Loop | |
| 277 | FP1254 | FN1305 | APN1028 | 34859 | RED FEATHER USA CTB | ATKINSON USA PAD | RED FEATHER USA PAD | RED FEATHER USA CTB | ROCHELLE USA 21-17TFH | 3306104222 | 1 | Open Loop | |
| 277 | FP1254 FP1114 | FN1305 FN1306 | APN1028 APN1050 | 34862 26462 | RED FEATHER USA CTB REED CTB | ATKINSON USA PAD GLADYS USA PAD | RED FEATHER USA PAD GLADYS USA PAD | RED FEATHER USA CTB REED CTB | TURKEY FEET USA 41-17TFH MYERS 24-35H | 3306104225 3306102719 | 1 | Open Loop Open Loop | |
| 1278 | FP1114 | FN1306 | APN1050 | 26463 | REED CTB | GLADYS USA PAD | GLADYS USA PAD | REED CTB | REED 24-35TFH | 3306102719 | 1 | Open Loop | |
| 1278 | FP1114 | FN1306 | APN1050 | 26461 | REED CTB | GLADYS USA PAD | GLADYS USA PAD | REED CTB | SKOLD 34-35TFH | 3306102718 | 1 | Open Loop | |
| 1278 | FP1114 | FN1306 | APN1050 | 26660 | REED CTB | WENINGER COX PAD | GLADYS USA PAD | REED CTB | JWC 44-34H | 3306102765 | 1 | Open Loop | |
| 1278 1284 | FP1114 FP1260 | FN1306 FN1312 | APN1050 APN1065 | 21573 | REED CTB RHODA CTB | WENINGER COX PAD CUMMINGS USA PAD | GLADYS USA PAD RHODA PAD | REED CTB RHODA CTB | WENINGER COX 44-34TFH CUMMINGS 44-31TFH | 3306101887 3306102290 | 1 | Open Loop Open Loop | |
| 1284 | FP1260 | FN1312 FN1312 | APN1065 | 23563 | RHODA CTB | DON PAD | RHODA PAD | RHODA CTB | DON 34-31TFH | 3306102222 | 2 | Open Loop | |
| 1284 | FP1260 | FN1312 | APN1065 | 19958 | RHODA CTB | RHODA PAD | RHODA PAD | RHODA CTB | RHODA 24-31H | 3306101581 | 2 | Open Loop | |
| 1284 | FP1260 | FN1312 | APN1065 | 23564 | RHODA CTB | DON PAD | RHODA PAD | RHODA CTB | STEVE 34-31H | 3306102223 | 2 | Open Loop | |
| 1285 | FP1261 | FN1313 FN1313 | APN1099 APN1099 | 27838 27839 | RICHANDA USA CTB | RICHANDA USA PAD RICHANDA USA PAD | RICHANDA USA PAD RICHANDA USA PAD | RICHANDA USA CTB | BEARS GHOST USA 11-4H | 3302502488 3302502489 | 3 | Closed Loop | |
| 1285 1285 | FP1261 FP1261 | FN1313 | APN1099 APN1099 | 27837 | RICHANDA USA CTB | RICHANDA USA PAD | RICHANDA USA PAD | RICHANDA USA CTB RICHANDA USA CTB | BEARS GHOST USA 11-4TFH BEARS GHOST USA 21-4TFH | 3302502487 | 3 | Closed Loop Closed Loop | |
| 285 | FP1261 | FN1313 | APN1099 | 27836 | RICHANDA USA CTB | RICHANDA USA PAD | RICHANDA USA PAD | RICHANDA USA CTB | RICHANDA USA 21-4H | 3302502486 | 3 | Closed Loop | |
| 286 | FP1262 | FN1314 | APN1066 | 18042 | RICHARD BANGEN 21-26H | RICHARD BANGEN PAD | RICHARD BANGEN PAD | RICHARD BANGEN 21-26H | RICHARD BANGEN 21-26H | 3306101005 | 2 | Closed Loop | |
| 1288 | FP1264 FP1269 | FN1316 FN1322 | APN1067 APN1068 | 19372 25544 | RMJK 31-26H RUDOLPH USA 41-15TFH-RUDOLPH 44-10TFH | RMJK PAD RUDOI PH USA PAD | RMJK PAD RUDOLPH USA PAD | RMJK 31-26H RUDOI PH 44-10TFH | RMJK 31-26H RUDOI PH 44-10TFH | 3306101444 3306102548 | 2 | Closed Loop | |
| 293 | FP1269 | FN1322 FN1323 | APN1068 | 25545 | RUDOLPH USA 41-15TFH-RUDOLPH 44-10TFH | RUDOLPH USA PAD | RUDOLPH USA PAD | RUDOLPH 44-101FH RUDOLPH USA 41-15TFH | RUDOLPH USA 41-15TFH | 3306102549 | 2 | Closed Loop | |
| 302 | FP1278 | FN1332 | APN1029 | 33413 | SHERMAN USA CTB | SHERMAN USA PAD | SHERMAN USA PAD | SHERMAN USA CTB | CHAUNCEY USA 31-2H | 3305307956 | 1 | Open Loop | |
| 302 | FP1278 | FN1332 | APN1029 | 36221 | SHERMAN USA CTB | SHERMAN USA PAD | SHERMAN USA PAD | SHERMAN USA CTB | DANIEL USA 11-2TFH-2B | 3305308982 | 1 | Open Loop | |
| 1302 | FP1278 | FN1332 | APN1029 | 37089 | SHERMAN USA CTB SHERMAN USA CTB | SHERMAN USA PAD | SHERMAN USA PAD | SHERMAN USA CTB | JONAH USA 11-2H | 3305309248 | 1 | Open Loop | |
| 1302 1302 | FP1278 FP1278 | FN1332 FN1332 | APN1029 APN1029 | 33415 33416 | SHERMAN USA CTB | SHERMAN USA PAD SHERMAN USA PAD | SHERMAN USA PAD SHERMAN USA PAD | SHERMAN USA CTB SHERMAN USA CTB | JUNE USA 31-2H MILES USA 41-2TFH-2B | 3305307958 3305307959 | 1 | Open Loop Open Loop | |
| 302 | FP1278 | FN1332 | APN1029 | 36222 | SHERMAN USA CTB | SHERMAN USA PAD | SHERMAN USA PAD | SHERMAN USA CTB | MORSETTE USA 11-2H | 3305307939 | 1 | Open Loop | |
| 302 | FP1278 | FN1332 | APN1029 | 36223 | SHERMAN USA CTB | SHERMAN USA PAD | SHERMAN USA PAD | SHERMAN USA CTB | SHERMAN USA 21-2TFH | 3305308984 | 1 | Open Loop | |
| 302 | FP1278 | FN1332 | APN1029 | 36224 | SHERMAN USA CTB SHERMAN USA CTB | SHERMAN USA PAD | SHERMAN USA PAD | SHERMAN USA CTB | VALARIE USA 21-2H | 3305308985 | 1 | Open Loop | |
| 302 | FP1278 FP1278 | FN1332 FN1332 | APN1029 APN1029 | 33414 | SHERMAN USA CTB | SHERMAN USA PAD SHERMAN USA PAD | SHERMAN USA PAD SHERMAN USA PAD | SHERMAN USA CTB SHERMAN USA CTB | WILBUR USA 31-2TFH WINONA USA 21-2TFH-2B | 3305307957 3305307955 | 1 | Open Loop Open Loop | |
| 303 | FP1279 | FN1333 | APN1025 | 16687 | SHIRLEY PENNINGTON USA CTB | BOTTI FSON PAD | SHIRI EY PENNINGTON USA PAD | SHIRLEY PENNINGTON USA CTB | BOTTI ESON 34-22H | 3306100548 | 2 | Closed Loo | |
| 303 | FP1279 | FN1333 | APN1025 | 19833 | SHIRLEY PENNINGTON USA CTB | SHIRLEY PENNINGTON USA PAD | SHIRLEY PENNINGTON USA PAD | SHIRLEY PENNINGTON USA CTB | SHIRLEY PENNINGTON USA 14-22 | H 3306101549 | 2 | Closed Loo | |
| 304 | FP1280 | FN1334 | APN1101 | 33390 | SHOBE USA CTB | NUGGET USA PAD | SHOBE USA PAD | SHOBE USA CTB | MARTHA GRUBE USA 14-20H | 3306104016 | 2 | Closed Loo | |
| 304 304 | FP1280 FP1280 | FN1334 FN1334 | APN1101 APN1101 | 33391 16686 | SHOBE USA CTB SHOBE USA CTB | NUGGET USA PAD SHOBE USA PAD | SHOBE USA PAD SHOBE USA PAD | SHOBE USA CTB SHOBE USA CTB | NUGGET USA 14-20TFH | 3306104017 3306100547 | 2 | Closed Loo | |
| 304 | FP1280 FP1282 | FN1334 | APN1101 APN1102 | 21852 | SITTING OWL USA 34-8H-ONE FEATHER USA 31-17H | SITTING OWL USA PAD | SITTING OWL USA PAD | ONE FEATHER USA 31-17H | SHOBE 24-20H ONE FEATHER USA 31-17H | 3305100547 | 3 | Closed Loc | |
| 305 | FP1282 | FN1338 | APN1102 | 21853 | SITTING OWL USA 34-8H-ONE FEATHER USA 31-17H | SITTING OWL USA PAD | SITTING OWL USA PAD | SITTING OWL USA 34-8H | SITTING OWL USA 34-8H | 3305500161 | 3 | Closed Loc | |
| 306 | FP1283 | FN1339 | APN1031 | 20122 | SKOGSTAD 41-28H | SKOGSTAD PAD | SKOGSTAD PAD | SKOGSTAD 41-28H | SKOGSTAD 41-28H | 3306101620 | 1 | Open Loop | |
| 307 | FP1284 | FN1340 | APN1032 | 33346 | STARK USA CTB | STARK PAD | STARK PAD | STARK CTB | HARLEY 14-36TFH | 3306104002 | 1 | Open Loop | |
| 307 307 | FP1284 FP1284 | FN1340 FN1340 | APN1032 APN1032 | 33347 33345 | STARK USA CTB STARK USA CTB | STARK PAD STARK PAD | STARK PAD STARK PAD | STARK CTB STARK CTB | HOUSER 14-36H LUND 44-35H | 3306104003 3306104001 | 1 | Open Loop Open Loop | |
| 307 | FP1284 | FN1340 FN1340 | APN1032 APN1032 | 33345 | STARK USA CTB | STARK PAD STARK PAD | STARK PAD STARK PAD | STARK CTB STARK CTB | STARK 44-35TFH | 3306104001 | 1 | Open Loop | |
| 318 | FP1281 | FN1336 | APN1030 | 36660 | SUNWALL USA CTB-SHORTALL USA 14-9H | SHORTALL USA PAD | SHORTALL USA PAD | SHORTALL USA 14-9H | SHORTALL USA 14-9H | 3306104519 | 1 | Open Loop | |
| 318 | FP1281 | FN1351 | APN1030 | 36659 | SUNWALL USA CTB-SHORTALL USA 14-9H | SHORTALL USA PAD | SHORTALL USA PAD | SUNWALL USA CTB | SUNWALL USA 41-17H | 3306104518 | 1 | Open Loop | |
| 318 | FP1281 | FN1351 | APN1030 | 36798 | SUNWALL USA CTB-SHORTALL USA 14-9H | SHORTALL USA PAD | SHORTALL USA PAD | SUNWALL USA CTB | WALSH USA 11-16TFH | 3306104550 | 1 | Open Loop | |
| 320 320 | FP1296 FP1296 | FN1355 FN1356 | APN1070 APN1070 | 21458 | TARA JO USA 34-12H-TARA JO USA 34-12TFH TARA JO USA 34-12H-TARA JO USA 34-12TFH | TARA JO USA PAD TARA JO USA PAD | TARA JO USA PAD TARA JO USA PAD | TARA JO USA 34-12H TARA JO USA 34-12TFH | TARA JO USA 34-12H TARA JO USA 34-12TFH | 3306101875 3306102162 | 2 | Closed Loo | |
| 321 | FP1296 | FN1357 | APN1070 APN1033 | 32975 | TAT USA 13 CTB-LOREN USA 14-23TFH | TAT USA 13 PAD | TAT USA 13 PAD | TAT USA 13 CTB | JEROME USA 12-23TFH | 3305307754 | 1 | Open Loop | |
| 321 | FP1297 | FN1357 | APN1033 | 32973 | TAT USA 13 CTB-LOREN USA 14-23TFH | TAT USA 13 PAD | TAT USA 13 PAD | TAT USA 13 CTB | JOSHUA USA 13-23TFH-2B | 3305307752 | 1 | Open Loop | |
| 1321 | FP1297 | FN1357 | APN1033 | 32972 | TAT USA 13 CTB-LOREN USA 14-23TFH | TAT USA 13 PAD | TAT USA 13 PAD | TAT USA 13 CTB | LAMARR USA 13-23TFH | 3305307751 | 1 | Open Loop | |
| 1321 1321 | FP1297 FP1297 | FN1240 FN1357 | APN1033 APN1033 | 32970 19446 | TAT USA 13 CTB-LOREN USA 14-23TFH TAT USA 13 CTB-LOREN USA 14-23TFH | TAT USA 13 PAD TAT USA 13 PAD | TAT USA 13 PAD TAT USA 13 PAD | LOREN USA 14-23TFH TAT USA 13 CTB | LOREN USA 14-23TFH TAT USA 13-23H | 3305307749 3305303243 | 1 | Open Loop Open Loop | |

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|------------------|--|------------------|--------------------|----------------|---|-----------------------------------|-----------------------------------|-----------------------------------|--|--------------------------|-------|------------------------|
| TVCS# | FP# | FN# | APN# | NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended Design |
| TV1321 | FP1297 | FN1357 | APN1033 | 32971 | TAT USA 13 CTB-LOREN USA 14-23TFH | TAT USA 13 PAD | TAT USA 13 PAD | TAT USA 13 CTB | WHITEBODY USA 14-23H | 3305307750 | 1 | Open Loop |
| TV1321 | FP1297 | FN1357 | APN1033 | 34484 | TAT USA 13 CTB-LOREN USA 14-23TFH | TAT USA 13 PAD | TAT USA 13 PAD | TAT USA 13 CTB | YELLOWFACE USA 13-23H | 3305308368 | 1 | Open Loop |
| TV1322 | FP1298 | FN1358 | APN1034 | 32891 | TAT USA 34 CTB | TAT USA 34 PAD | TAT USA 34 PAD | TAT USA 34 CTB | BEGOLA USA 34-22H | 3305307706 | 1 | Open Loop |
| TV1322 | FP1298 | FN1358 | APN1034 | 32888 | TAT USA 34 CTB | TAT USA 34 PAD | TAT USA 34 PAD | TAT USA 34 CTB | FORSMAN USA 44-22H | 3305307703 | 1 | Open Loop |
| TV1322 | FP1298 | FN1358 | APN1034 | 32889 | TAT USA 34 CTB | TAT USA 34 PAD | TAT USA 34 PAD | TAT USA 34 CTB | LOCKWOOD USA 44-22TFH | 3305307704 | 1 | Open Loop |
| TV1322 | FP1298 | FN1358 | APN1034 | 32890 | TAT USA 34 CTB | TAT USA 34 PAD | TAT USA 34 PAD | TAT USA 34 CTB | MURPHY USA 34-22TFH-2B | 3305307705 | 1 | Open Loop |
| TV1322 | FP1298 | FN1358 | APN1034 | 19144 | TAT USA 34 CTB | TAT USA 34 PAD | TAT USA 34 PAD | TAT USA 34 CTB | TAT USA 34-22H | 3305303182 | 1 | Open Loop |
| TV1326 | FP1302 | FN1362 | APN1103 | 22489 | THOMAS MILLER USA CTB | THOMAS MILLER USA PAD | THOMAS MILLER USA PAD | THOMAS MILLER USA CTB | THOMAS MILLER USA 11-28H | 3305500162 | 3 | Closed Loop |
| TV1326 | FP1302 | FN1362 | APN1103 | 22785 | THOMAS MILLER USA CTB | THOMAS MILLER USA PAD | THOMAS MILLER USA PAD | THOMAS MILLER USA CTB | THOMAS MILLER USA 21-28H | 3305500165 | 3 | Closed Loop |
| TV1333 | FP1309 | FN1373 | APN1105 APN1035 | 18362 33290 | URAN 31-2H VERONICA USA CTB-LENA USA 14-22H | URAN PAD VERONICA USA PAD | URAN PAD VERONICA USA PAD | URAN 31-2H LENA USA 14-22H | URAN 31-2H LENA USA 14-22H | 3306101135 3305307922 | 2 | Closed Loop |
| TV1336 | FP1312 | FN1235 | APN1035 APN1035 | | VERONICA USA CTB-LENA USA 14-22H | | | | | | 1 | Open Loop |
| TV1336 TV1336 | FP1312 FP1312 | FN1376 FN1376 | APN1035 APN1035 | 30131 | VERONICA USA CTB-LENA USA 14-22H | VERONICA USA PAD VERONICA USA PAD | VERONICA USA PAD VERONICA USA PAD | VERONICA USA CTB VERONICA USA CTB | BLUE CREEK USA 24-22TFH-2B DEANE USA 24-22H | 3305306518 3305306522 | 1 | Open Loop Open Loop |
| TV1336 | FP1312 | FN1376 | APN1035 | 30135 | VERONICA USA CTB-LENA USA 14-22H | VERONICA USA PAD | VERONICA USA PAD | VERONICA USA CTB | ROUGH COULEE USA 24-22TFH | 3305306522 | 1 | Open Loop |
| TV1336 | FP1312 | FN1376 | APN 1035 | 30488 | VERONICA USA CTB-LENA USA 14-22H | VERONICA USA PAD | VERONICA USA PAD | VERONICA USA CTB | TAT USA 14-22H | 3305306521 | 1 | Open Loop |
| TV1336 | FP1312 | FN1376 | APN1035 | 30133 | VERONICA USA CTB-LENA USA 14-22H | VERONICA USA PAD | VERONICA USA PAD | VERONICA USA CTB | VERONICA USA 14-22TFH | 3305306520 | 1 | Open Loop |
| TV1330 | FP1316 | FN1370 | APN1106 | 21286 | VORWERK USA 14-34H | VORWERK USA PAD | VORWERK USA PAD | VORWERK USA 14-34H | VORWERK USA 14-34H | 3305500156 | 2 | Closed Loop |
| TV1340 | FP1318 | FN1382 | APN1071 | 18114 | WADHOLM 41-30H | WADHOLM PAD | WADHOLM PAD | WADHOLM 41-30H | WADHOLM 41-30H | 3306101032 | 2 | Closed Loop |
| TV1342 | FP1319 | FN1383 | APN1107 | 18434 | WAKELUM 21-3H | WAKELUM 21 PAD | WAKELUM 21 PAD | WAKELUM 21-3H | WAKELUM 21-3H | 3306101163 | 2 | Closed Loop |
| TV1344 | FP1320 | FN1384 | APN1108 | 21750 | WAKELUM 41 CTB | WAKELUM 41 PAD | WAKELUM 41 PAD | WAKELUM 41 CTB | WAKELUM 31-3TFH | 3306101905 | 2 | Closed Loop |
| TV1344 | FP1320 | FN1384 | APN1108 | 21369 | WAKELUM 41 CTB | WAKELUM 41 PAD | WAKELUM 41 PAD | WAKELUM 41 CTB | WAKELUM 41-3H | 3306101852 | 2 | Closed Loop |
| TV1345 | FP1321 | FN1385 | APN1109 | 20494 | WALDOCK USA 21-16H | WALDOCK USA PAD | WALDOCK USA PAD | WALDOCK USA 21-16H | WALDOCK USA 21-16H | 3305500149 | 3 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 18693 | WALJEN USA CTB | JASPER L USA PAD | WALJEN USA PAD | WALJEN USA CTB | BETTY SHOBE USA 41-8H | 3306101263 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 33947 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | PRIOR USA 42-8TFH-2B | 3306104125 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 33946 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | RANUM USA 44-8TFH-2B | 3306104124 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 37403 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | STANDFEST USA 42-8H | 3306104685 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 33945 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | WALCEL USA 42-8H | 3306104123 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 21631 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | WALJEN USA 43-8H | 3306101902 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 37395 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | WALLENTINSON USA 44-8H | 3306104684 | 2 | Closed Loop |
| TV1346 | FP1322 | FN1386 | APN1072 | 21630 | WALJEN USA CTB | WALJEN USA PAD | WALJEN USA PAD | WALJEN USA CTB | WALTOM USA 43-8TFH | 3306101901 | 2 | Closed Loop |
| TV1350 | FP1326 | FN1391 | APN1110 | 29029 | WARD-ROEHR USA CTB | WARD USA PAD | WARD-ROEHR USA CTB PAD | WARD-ROEHR USA CTB | ANGELA WARD USA 24-7H | 3302502629 | 3 | Closed Loop |
| TV1350 | FP1326 | FN1391 | APN1110 | 29030 | WARD-ROEHR USA CTB | WARD USA PAD | WARD-ROEHR USA CTB PAD | WARD-ROEHR USA CTB | DELLANA WARD USA 14-7H | 3302502630 | 3 | Closed Loop |
| TV1350 | FP1326 | FN1391 | APN1110 | 24798 | WARD-ROEHR USA CTB | ROEHR USA PAD | WARD-ROEHR USA CTB PAD | WARD-ROEHR USA CTB | ROEHR USA 34-7H | 3302502043 | 3 | Closed Loop |
| TV1350 | FP1326 | FN1391 | APN1110 | 25094 | WARD-ROEHR USA CTB | WARD USA PAD | WARD-ROEHR USA CTB PAD | WARD-ROEHR USA CTB | WARD USA 24-7TFH | 3302502074 | 3 | Closed Loop |
| TV1356 | FP1332 | FN1399 | APN1111 | 19839 | WINDY BOY USA 12-35H | WINDY BOY USA PAD | WINDY BOY USA PAD | WINDY BOY USA 12-35H | WINDY BOY USA 12-35H | 3305303331 | 3 | Closed Loop |
| TV1360 | FP1335 | FN1403 | APN1112 | 18274 | WOLDING 14-24H | WOLDING PAD | WOLDING PAD | WOLDING 14-24H | WOLDING 14-24H | 3306101102 | 2 | Closed Loop |
| TV1361 | FP1336 | FN1388 | APN1037 | 34260 | YELLOW OTTER USA CTB-WALKING EAGLE USA 44-12TFH | YELLOW OTTER USA PAD | YELLOW OTTER USA PAD | WALKING EAGLE USA 44-12TFH | WALKING EAGLE USA 44-12TFH | 3306104151 | 1 | Open Loop |
| TV1361 | FP1336 | FN1404 | APN1037 | 34262 | YELLOW OTTER USA CTB-WALKING EAGLE USA 44-12TFH | YELLOW OTTER USA PAD | YELLOW OTTER USA PAD | YELLOW OTTER USA CTB | YELLOW OTTER USA 14-7TFH | 3306104153 | 1 | Open Loop |
| TV1361 | FP1336 | FN1404 | APN1037 | 34261 | YELLOW OTTER USA CTB-WALKING EAGLE USA 44-12TFH | YELLOW OTTER USA PAD | YELLOW OTTER USA PAD | YELLOW OTTER USA CTB | YOUNG WOMAN USA 44-12H | 3306104152 | 1 | Open Loop |
| TV1362 | FP1246 | FN1405 | APN1098 | 36394 | YESENKO USA CTB | QUALE USA PAD | QUALE USA PAD | YESENKO USA CTB | YELLOW BULL USA 14-16H | 3305309047 | 3 | Closed Loop |
| TV1362 | FP1246 | FN1405 | APN1098 | 36393 | YESENKO USA CTB | QUALE USA PAD | QUALE USA PAD | YESENKO USA CTB | YESENKO USA 11-21TFH | 3305309046 | 3 | Closed Loop |
| TV1364 | FP1012 | FN1407 | APN1001 | 33928 | ZELDA USA CTB | ANNIE USA PAD | ANNIE USA PAD | ZELDA USA CTB | HONAKER USA 41-30TFH | 3305308138 | 1 | Open Loop |
| TV1364 | FP1012 | FN1407 | APN1001 | 33927 | ZELDA USA CTB | ANNIE USA PAD | ANNIE USA PAD | ZELDA USA CTB | ZELDA USA 11-29H | 3305308137 | 1 | Open Loop |

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| | | | NON-FBIR | | | | | | | | | |
|----------------|------------------|------------------|----------------|-------------------------------------|---|--|-----------------------------------|--|--------------------------|--------------------------------------|----------------------------|--|
| TVCS# | FP# | FN# | APN# NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended | |
| V1017 V1017 | FP1016 FP1016 | FN1018 FN1018 | 33869 33870 | ARTHUR CTB ARTHUR CTB | ARTHUR PAD ARTHUR PAD | ARTHUR PAD ARTHUR PAD | ARTHUR CTB ARTHUR CTB | WICKETT 24-35TFH ARTHUR 24-35H | 3302503340 3302503341 | 4 | Open Loop | |
| V1017 | FP1016 | FN1018 | 33871 | ARTHUR CTB | ARTHUR PAD | ARTHUR PAD | ARTHUR CTB | RUMMEL 24-35TFH | 3302503342 | 4 | Open Loop | |
| 1017 | FP1016 FP1024 | FN1018 | 33872 30548 | ARTHUR CTB | ARTHUR PAD BECK PAD | ARTHUR PAD BECK PAD | ARTHUR CTB | LAWRENCE 34-35H | 3302503343 | 4 | Open Loop | |
| /1026 /1026 | FP1024 FP1024 | FN1027 FN1027 | 16677 | BECK CTB BECK CTB | BECK PAD BECK PAD | BECK PAD BECK PAD | BECK CTB BECK CTB | JULIET 14-8TFH BECK 24-8H | 3302502830 3302500636 | 4 | Closed Loop Closed Loop | |
| 1026 | FP1024 | FN1027 | 16735 | BECK CTB | BECK PAD | BECK PAD | BECK CTB | BECK 14-8H | 3302500649 | 4 | Closed Loop | |
| /1026 /1026 | FP1024 FP1024 | FN1027 FN1027 | 29633 29634 | BECK CTB BECK CTB | DELIA USA PAD DELIA USA PAD | BECK PAD BECK PAD | BECK CTB BECK CTB | HAMMEL 44-8TFH DOUBLE H 34-8TFH | 3302502690 3302502691 | 4 | Closed Loop Closed Loop | |
| 1026 | FP1024 | FN1027 | 30549 | BECK CTB | BECK PAD | BECK PAD | BECK CTB | TORRISON 24-8TFH | 3302502831 | 4 | Closed Loop | |
| /1026 /1027 | FP1024 FP1026 | FN1027 FN1028 | 30550 20685 | BECK CTB BEN RECKARD CTB | BECK PAD BEN RECKARD PAD | BECK PAD BEN RECKARD PAD | BECK CTB BEN RECKARD CTB | BRUSH 24-8H BEN RECKARD 41-27H | 3302502832 3302501353 | 4 | Closed Loop Closed Loop | |
| 1027 | FP1026 | FN1028 | 21823 | BEN RECKARD CTB | BEN RECKARD PAD | BEN RECKARD PAD | BEN RECKARD CTB | BEN RECKARD 41-27H | 3302501527 | 4 | Closed Loop | |
| 1031 | FP1172 | FN1033 | 33401 | BETHOL CTB | KEVIN BUEHNER 31 PAD | KEVIN BUEHNER 31 PAD | BETHOL CTB | KENNETH 24-7TFH | 3302503268 | 4 | Open Loop | |
| 1031 | FP1172 | FN1033 FN1033 | 33402 33403 | BETHOL CTB BETHOL CTB | KEVIN BUEHNER 31 PAD | KEVIN BUEHNER 31 PAD KEVIN BUEHNER 31 PAD | BETHOL CTB | STROUP 34-7TFH | 3302503269 3302503270 | 4 | Open Loop Open Loop | |
| 1031 | FP1172 | FN1033 | 38536 | BETHOL CTB | KEVIN BUEHNER 31 PAD | KEVIN BUEHNER 31 PAD | BETHOL CTB | WOODROW 31-18H | 3302504343 | 4 | Open Loop | |
| 1031 1031 | FP1172 FP1172 | FN1033 FN1033 | 38537 38538 | BETHOL CTB BETHOL CTB | KEVIN BUEHNER 31 PAD KEVIN BUEHNER 31 PAD | KEVIN BUEHNER 31 PAD KEVIN BUEHNER 31 PAD | BETHOL CTB BETHOL CTB | PORTER 31-18TFH ANNABELLE 21-18H | 3302504344 3302504345 | 4 | Open Loop | |
| 1031 | FP1172 | FN1033 | 38539 | BETHOL CTB | KEVIN BUEHNER 31 PAD | KEVIN BUEHNER 31 PAD | BETHOL CTB | ELIZA 21-18TFH | 3302504346 | 4 | Open Loop | |
| 1032 | FP1031 | FN1034 | 25274 | BETTY FETTIG CTB | BETTY FETTIG PAD | BETTY FETTIG PAD | BETTY FETTIG CTB | CLEMENS FETTIG 21-27TFH | 3302502096 | 4 | Closed Loop | |
| 1032 | FP1031 FP1031 | FN1034 FN1034 | 25275 25348 | BETTY FETTIG CTB BETTY FETTIG CTB | BETTY FETTIG PAD BETTY FETTIG PAD | BETTY FETTIG PAD BETTY FETTIG PAD | BETTY FETTIG CTB BETTY FETTIG CTB | BETTY FETTIG 21-27H HADDEN 31-27TFH | 3302502097 3302502116 | 4 | Closed Loop | |
| 032 | FP1031 | FN1034 | 25349 | BETTY FETTIG CTB | BETTY FETTIG PAD | BETTY FETTIG PAD | BETTY FETTIG CTB | KUTCHER 31-27H | 3302502117 | 4 | Closed Loop | |
| 036 | FP1032 FP1032 | FN1039 FN1039 | 16736 25481 | BLUEGRASS CTB BLUEGRASS CTB | BILL CONNOLLY PAD BILL CONNOLLY PAD | BILL CONNOLLY PAD BILL CONNOLLY PAD | BLUEGRASS CTB BLUEGRASS CTB | BILL CONNOLLY 21-25H HUBBEL 24-24H | 3302500650 3302502142 | 4 | Closed Loo | |
| 036 | FP1032 | FN1039 | 25482 | BLUEGRASS CTB BLUEGRASS CTB | BILL CONNOLLY PAD | BILL CONNOLLY PAD | BLUEGRASS CTB | WEBBER 21-25H | 3302502142 | 4 | Closed Loo | |
| 036 | FP1032 | FN1039 | 25483 | BLUEGRASS CTB | BILL CONNOLLY PAD | BILL CONNOLLY PAD | BLUEGRASS CTB | KRUGER 24-24TFH | 3302502144 | 4 | Closed Loc | |
| 036 | FP1032 FP1035 | FN1039 FN1041 | 25484 28356 | BLUEGRASS CTB BOLDT CTB | BILL CONNOLLY PAD BOLDT PAD | BILL CONNOLLY PAD BOLDT PAD | BLUEGRASS CTB BOLDT CTB | BLUEGRASS 21-25TFH BOLDT 14-22TFH | 3302502145 3302502536 | 4 | Closed Loc | |
| 1038 | FP1035 | FN1041 | 28357 | BOLDT CTB | BOLDT PAD | BOLDT PAD | BOLDT CTB | DAVIS 24-22H | 3302502537 | 4 | Closed Loc | |
| 1038 | FP1035 FP1035 | FN1041 FN1041 | 28359 | BOLDT CTB BOLDT CTB | BOLDT PAD BOLDT PAD | BOLDT PAD BOLDT PAD | BOLDT CTB BOLDT CTB | FRANK 24-22TFH MAY 34-22TFH | 3302502539 | 4 | Closed Loc | |
| 044 | FP1035 | FN1041 | 28360 16654 | BUEHNER 34 CTB | BUEHNER 34 PAD | BUEHNER 34 PAD | BUEHNER 34 CTB | BUEHNER 34-12H | 3302502540 3302500633 | 4 | Closed Loc | |
| 044 | FP1043 | FN1048 | 16993 | BUEHNER 34 CTB | BUEHNER 44 PAD | BUEHNER 34 PAD | BUEHNER 34 CTB | BUEHNER 44-12H | 3302500710 | 4 | Closed Loc | |
| 044 044 | FP1043 FP1043 | FN1048 FN1048 | 36735 36736 | BUEHNER 34 CTB BUEHNER 34 CTB | BUEHNER 34 PAD BUEHNER 34 PAD | BUEHNER 34 PAD BUEHNER 34 PAD | BUEHNER 34 CTB BUEHNER 34 CTB | RITTER 34-12TFH EMIL 24-12TFH | 3302503871 3302503872 | 4 | Closed Loc | |
| 044 | FP1043 | FN1048 | 36737 | BUEHNER 34 CTB | BUEHNER 34 PAD | BUEHNER 34 PAD | BUEHNER 34 CTB | KLOSTER 24-12H | 3302503873 | 4 | Closed Loc | |
| 053 | FP1049 | FN1057 | 33324 | CHAPMAN CTB | CHAPMAN PAD | CHAPMAN PAD | CHAPMAN CTB | FRENCH 31-15TFH | 3302503262 | 4 | Open Loop | |
| 053 053 | FP1049 | FN1057 FN1057 | 33325 33326 | CHAPMAN CTB CHAPMAN CTB | CHAPMAN PAD CHAPMAN PAD | CHAPMAN PAD CHAPMAN PAD | CHAPMAN CTB CHAPMAN CTB | CHAPMAN 31-15H SPRING 21-15TFH | 3302503263 3302503264 | 4 | Open Loop Open Loop | |
| 076 | FP1073 | FN1081 | 36265 | DASHA USA CTB | DASHA USA PAD | DASHA USA PAD | DASHA USA CTB | DOROTHY 14-12TFH | 3302503754 | 4 | Open Loop | |
| 076 | FP1073 FP1076 | FN1081 FN1085 | 36266 17454 | DASHA USA CTB DEBB STROH CTB | DASHA USA PAD STROH PAD | DASHA USA PAD DEBB STROH PAD | DASHA USA CTB DEBB STROH CTB | DASHA USA 44-11H STROH 14-11H | 3302503755 3302500799 | 4 | Open Loop Open Loop | |
| 1080 | FP1076 | FN1085 | 17556 | DEBB STROH CTB | DEBB STROH PAD | DEBB STROH PAD | DEBB STROH CTB | DEBB STROH 44-11H | 3302500799 | 4 | Open Loop | |
| 1080 | FP1076 | FN1085 | 27739 | DEBB STROH CTB | DEBB STROH PAD | DEBB STROH PAD | DEBB STROH CTB | DAVE STROH 34-11TFH | 3302502469 | 4 | Open Loop | |
| 1084 | FP1080 FP1080 | FN1089 FN1089 | 29630 29631 | DELIA USA CTB DELIA USA CTB | DELIA USA PAD DELIA USA PAD | DELIA USA PAD DELIA USA PAD | DELIA USA CTB DELIA USA CTB | CLARICE USA 14-9H DELIA USA 14-9TFH | 3302502687 3302502688 | 4 | Open Loop Open Loop | |
| 1095 | FP1090 | FN1102 | 26726 | EDWARDS CTB | EDWARDS PAD | EDWARDS PAD | EDWARDS CTB | EDWARDS 44-34TFH | 3302502319 | 4 | Closed Loo | |
| 095 | FP1090 FP1090 | FN1102 FN1102 | 26727 26728 | EDWARDS CTB EDWARDS CTB | EDWARDS PAD EDWARDS PAD | EDWARDS PAD EDWARDS PAD | EDWARDS CTB EDWARDS CTB | HERB 14-35H WALTER 11-2TFH | 3302502320 3302502321 | 4 | Closed Loo | |
| 1095 | FP1090 | FN1102 | 26729 | EDWARDS CTB | EDWARDS PAD | EDWARDS PAD | EDWARDS CTB | JAKOB 14-35TFH | 3302502321 | 4 | Closed Loc | |
| 104 | FP1071 | FN1112 | 16704 | EVELYN CTB | DARCY PAD | DARCY PAD | EVELYN CTB | DARCY 34-32H | 3302500642 | 4 | Closed Loc | |
| 104 | FP1071 FP1071 | FN1112 FN1112 | 25114 25115 | EVELYN CTB EVELYN CTB | DARCY PAD DARCY PAD | DARCY PAD DARCY PAD | EVELYN CTB EVELYN CTB | PATRICK 34-32H EVELYN 34-32TFH | 3302502082 3302502083 | 4 | Closed Loc | |
| 106 | FP1099 | FN1114 | 15854 | FEDORA 34-22H | FEDORA 34 PAD | FEDORA 34 PAD | FEDORA 34-22H | FEDORA 34-22H | 3302500568 | 4 | Closed Loc | |
| 383 383 | FP1350 FP1350 | FN1426 FN1426 | 40065 40066 | FRYE CTB | FRYE PAD FRYE PAD | FRYE PAD | FRYE CTB | COOMBS 11-2H TAYLOR 21-2H | 3302504729 3302504730 | 1 | LEAF | |
| 383 | FP1350 | FN1426 | 40067 | FRYE CTB | FRYE PAD | FRYE PAD | FRYE CTB | MALLOY 41-2H | 3302504730 | 1 | LEAF | |
| 383 | FP1350 | FN1426 | 40068 | FRYE CTB | FRYE PAD | FRYE PAD | FRYE CTB | FRYE 41-2TFH | 3302-04732 | 1 | LEAF | |
| 383 383 | FP1350 FP1350 | FN1426 FN1426 | 40069 40070 | FRYE CTB | FRYE PAD FRYE PAD | FRYE PAD FRYE PAD | FRYE CTB FRYE CTB | GRAVES 11-1H SIMPSON 11-1TFH | 3302504733 3302504734 | 1 | LEAF | |
| 383 | FP1350 | FN1426 | 40071 | FRYE CTB | FRYE PAD | FRYE PAD | FRYE CTB | ROSCOE 21-1H | 3302504735 | 1 | LEAF | |
| 390 | FP1355 | FN1432 | 40537 | GAUGLER CTB | GAUGLER PAD | GAUGLER PAD | GAUGLER CTB | CHANDLER 31-15H | 3302504845 | CD, IV.A.7.c.(1) | LEAF | |
| 390 390 | FP1355 FP1355 | FN1432 FN1432 | 40534 40533 | GAUGLER CTB GAUGLER CTB | GAUGLER PAD GAUGLER PAD | GAUGLER PAD GAUGLER PAD | GAUGLER CTB GAUGLER CTB | DECORAH 44-10TFH DURKEE 44-10H | 3302504842 3302504841 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF | |
| 390 | FP1355 | FN1432 | 40538 | GAUGLER CTB | GAUGLER PAD | GAUGLER PAD | GAUGLER CTB | ELLESTAD 41-15H | 3302504846 | CD, IV.A.7.c.(1) | LEAF | |
| 390 390 | FP1355 FP1355 | FN1432 FN1432 | 40462 40539 | GAUGLER CTB GAUGLER CTB | GAUGLER PAD GAUGLER PAD | GAUGLER PAD GAUGLER PAD | GAUGLER CTB GAUGLER CTB | FINHOLT 34-10TFH FRAMSTAD 41-15TFH | 3302504817 3302504847 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF | |
| 390 | FP1355 | FN1432 | 40536 | GAUGLER CTB | GAUGLER PAD GAUGLER PAD | GAUGLER PAD GAUGLER PAD | GAUGLER CTB | FRANKLIN 14-11TFH | 3302504844 | CD, IV.A.7.c.(1) | LEAF | |
| 390 | FP1355 | FN1432 | 40535 | GAUGLER CTB | GAUGLER PAD | GAUGLER PAD | GAUGLER CTB | PRINCE 44-11H | 3302504843 | CD, IV.A.7.c.(1) | LEAF | |
| 390 390 | FP1355 FP1355 | FN1432 FN1432 | 40540 40532 | GAUGLER CTB GAUGLER CTB | GAUGLER PAD GAUGLER PAD | GAUGLER PAD GAUGLER PAD | GAUGLER CTB GAUGLER CTB | REX11-14H STELLA 44-10H | 3302504848 3302504840 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF | |
| 390 | FP1355 | FN1432 | 40461 | GAUGLER CTB | GAUGLER PAD | GAUGLER PAD | GAUGLER CTB | SWENSON 24-10H | 3302504816 | CD, IV.A.7.c.(1) | LEAF | |
| 122 | FP1113 | FN1130 FN1130 | 19375 27558 | GERTRUDE TUHY CTB | GERTRUDE TUHY PAD | GERTRUDE TUHY PAD | GERTRUDE TUHY CTB | GERTRUDE TUHY 34-24H SAMANN 34-24H | 3302501147 3302502452 | 4 | Open Loop | |
| 22 | FP1113 FP1113 | FN1130 | 27558 27559 | GERTRUDE TUHY CTB GERTRUDE TUHY CTB | GERTRUDE TUHY PAD GERTRUDE TUHY PAD | GERTRUDE TUHY PAD | GERTRUDE TUHY CTB | HARRY 34-24TFH | 3302502452 3302502453 | 4 | Open Loo | |
| 122 | FP1113 | FN1130 | 27560 | GERTRUDE TUHY CTB | GERTRUDE TUHY PAD | GERTRUDE TUHY PAD | GERTRUDE TUHY CTB | FRIEDERICH 34-24H | 3302502454 | 4 | Open Loo | |
| 122 381 | FP1113 FP1116 | FN1130 FN1425 | 28005 34668 | GERTRUDE TUHY CTB GLORIA 2 CTB | GERTRUDE TUHY PAD GLORIA PAD | GERTRUDE TUHY PAD GLORIA PAD | GERTRUDE TUHY CTB GLORIA 2 CTB | MEEHL 44-24TFH DRAKE 44-16H | 3302502502 3302503455 | 4 | Open Loop | |
| 381 381 | FP1116 FP1116 | FN1425 | 34668 34892 | GLORIA 2 CTB GLORIA 2 CTB | GLORIA PAD GLORIA PAD | GLORIA PAD GLORIA PAD | GLORIA 2 CTB | GLORIA 24-16H | 3302503455 3302503500 | 1 | LEAF | |
| 381 | FP1116 | FN1425 | 34666 | GLORIA 2 CTB | GLORIA PAD | GLORIA PAD | GLORIA 2 CTB | NORTHROP 34-16H | 3302503453 | 1 | LEAF | |
| 381 | FP1116 | FN1425 | 34667 | GLORIA 2 CTB | GLORIA PAD | GLORIA PAD | GLORIA 2 CTB | VEDDY 44-16H | 3302503454 | 1 | LEAF | |
| 381 381 | FP1116 FP1116 | FN1425 FN1425 | 17999 39987 | GLORIA 2 CTB GLORIA 2 CTB | JACQUELINE OLSON PAD JACQUELINE OLSON PAD | JACQUELINE OLSON PAD GLORIA PAD | GLORIA 2 CTB GLORIA 2 CTB | JACQUELINE OLSON 14-16H BASHAM 31-21H | 3302500906 3302504719 | 1 | LEAF | |
| 381 | FP1116 | FN1425 | 39984 | GLORIA 2 CTB | JACQUELINE OLSON PAD | GLORIA PAD | GLORIA 2 CTB | CALVIN 11-21H | 3302504716 | 1 | LEAF | |
| 381 | FP1116 | FN1425 FN1425 | 39988 39983 | GLORIA 2 CTB GLORIA 2 CTB | JACQUELINE OLSON PAD | GLORIA PAD GLORIA PAD | GLORIA 2 CTB | COAN 41-21H RUTI EDGE 41-20H | 3302504720 3302504715 | 1 | LEAF | |
| 1381 | FP1116 | FN1425 | 39983 | GLORIA 2 CTB GLORIA 2 CTB | JACQUELINE OLSON PAD | GLORIA PAD GLORIA PAD | GLORIA 2 CTB | SAHAYDAK 21-21H | 3302504715 | 1 | LEAF | |

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| NON-FBIR | | | | | | | | | | | |
|----------------------------|------------------|------------------|----------------|---|--|--|---|---|--------------------------|--------------------------------------|----------------------------|
| TVCS# | FP# | FN# | APN# NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended Design |
| TV1381 TV1381 | FP1116 | FN1425 FN1425 | 39985 39917 | GLORIA 2 CTB GLORIA 2 CTB | JACQUELINE OLSON PAD ANSETH PAD | GLORIA PAD GLORIA PAD | GLORIA 2 CTB GLORIA 2 CTB | WESTRUM 14-16H ANSETH 31-22H | 3302504717 3302504704 | 1 | LEAF |
| TV1381 | FP1116 | FN1425 | 39916 | GLORIA 2 CTB | ANSETH PAD | GLORIA PAD | GLORIA 2 CTB | ARNEW 41-22H | 3302504703 | 1 | LEAF |
| TV1381 TV1381 | FP1116 FP1116 | FN1425 FN1425 | 39918 40126 | GLORIA 2 CTB GLORIA 2 CTB | ANSETH PAD ANSETH PAD | GLORIA PAD GLORIA PAD | GLORIA 2 CTB GLORIA 2 CTB | BERGELIE 21-22H ERBE 41-22H | 3302504705 3302504753 | 1 | LEAF |
| TV1381 | FP1116 | FN1425 | 39919 | GLORIA 2 CTB | ANSETH PAD | GLORIA PAD | GLORIA 2 CTB | QUAM 11-22H | 3302504706 | 1 | LEAF |
| TV1381 | FP1116 | FN1425 | 39989 | GLORIA 2 CTB | ANSETH PAD | GLORIA PAD | GLORIA 2 CTB | MCBRIDE 11-22H | 3302504721 | 1 | LEAF |
| TV1130 TV1130 | FP1075 FP1075 | FN1140 FN1140 | 27581 27582 | GOREY-VIANI USA CTB GOREY-VIANI USA CTB | DAWN KUPPER PAD DAWN KUPPER PAD | DAWN KUPPER PAD DAWN KUPPER PAD | GOREY-VIANI USA CTB GOREY-VIANI USA CTB | VIANI USA 44-10H GOREY 44-10TFH | 3302502457 3302502458 | 4 | Open Loop Open Loop |
| TV1135 | FP1124 | FN1145 | 33580 | GRAVEL COULEE CTB | GRAVEL COULEE PAD | GRAVEL COULEE PAD | GRAVEL COULEE CTB | MCFADDEN 14-11H | 3302503304 | 4 | Closed Loop |
| TV1135 TV1135 | FP1124 FP1124 | FN1145 FN1145 | 33581 33582 | GRAVEL COULEE CTB GRAVEL COULEE CTB | GRAVEL COULEE PAD GRAVEL COULEE PAD | GRAVEL COULEE PAD GRAVEL COULEE PAD | GRAVEL COULEE CTB GRAVEL COULEE CTB | OLEA 24-11TFH MORRISON 24-11H | 3302503305 3302503306 | 4 | Closed Loop Closed Loop |
| TV1135 | FP1124 | FN1145 | 33583 | GRAVEL COULEE CTB | GRAVEL COULEE PAD | GRAVEL COULEE PAD | GRAVEL COULEE CTB | SUNDBY 24-11TH | 3302503307 | 4 | Closed Loop |
| TV1135 | FP1124 | FN1145 | 33599 | GRAVEL COULEE CTB | GRAVEL COULEE PAD | GRAVEL COULEE PAD | GRAVEL COULEE CTB | GRAVEL COULEE 14-11TFH | 3302503311 | 4 | Closed Loop |
| TV1376 TV1376 | FP1345 FP1345 | FN1419 FN1419 | 39354 16759 | GUY CARLSON CTB GUY CARLSON CTB | GUY CARLSON PAD GRANT CARLSON 24 PAD | GUY CARLSON PAD GUY CARLSON PAD | GUY CARLSON CTB GUY CARLSON CTB | GUY CARLSON 24-31H GRANT CARLSON 24-31H | 3302504575 3302500658 | 1 | LEAF |
| TV1376 | FP1345 | FN1419 | 39355 | GUY CARLSON CTB | GUY CARLSON PAD | GUY CARLSON PAD | GUY CARLSON CTB | HADLEY 34-31TFH | 3302545760 | 1 | LEAF |
| TV1376 | FP1345 | FN1419 FN1419 | 39353 39356 | GUY CARLSON CTB | GUY CARLSON PAD | GUY CARLSON PAD | GUY CARLSON CTB | KNOX 24-31TFH KYF 44-31H | 3302504574 3302504577 | 1 | LEAF |
| TV1376 | FP1345 | FN1419 | 40242 | GUY CARLSON CTB GUY CARLSON CTB | GRANT CARLSON 24 PAD | GUY CARLSON PAD GUY CARLSON PAD | GUY CARLSON CTB GUY CARLSON CTB | LENY JO 21-6H | 3302504577 | 1 | LEAF |
| TV1376 | FP1345 | FN1419 | 40201 | GUY CARLSON CTB | GRANT CARLSON 24 PAD | GUY CARLSON PAD | GUY CARLSON CTB | NICOLE 31-6H | 3302504768 | 1 | LEAF |
| TV1376 TV1139 | FP1345 FP1128 | FN1419 FN1152 | 40243 17333 | GUY CARLSON CTB HAROLD BENZ CTB | GRANT CARLSON 24 PAD HAROLD BENZ PAD | GUY CARLSON PAD HAROLD BENZ PAD | GUY CARLSON CTB HAROLD BENZ CTB | KGC 31-6H HAROLD BENZ 24-24H | 3302504782 3302500776 | 1 | LEAF Closed Loop |
| TV1139 | FP1128 | FN1152 FN1152 | 27074 | HAROLD BENZ CTB | HAROLD BENZ PAD | HAROLD BENZ PAD | HAROLD BENZ CTB | ADAMSON 14-24TFH | 3302500776 | 4 | Closed Loop |
| TV1139 | FP1128 | FN1152 | 27077 | HAROLD BENZ CTB | HAROLD BENZ PAD | HAROLD BENZ PAD | HAROLD BENZ CTB | VOLLMER 24-24TFH | 3302502364 | 4 | Closed Loop |
| TV1146 TV1146 | FP1135 FP1135 | FN1159 FN1159 | 16909 35820 | HERBERT CTB | LILY REISS PAD HERBERT PAD | HERBERT PAD HERBERT PAD | HERBERT CTB HERBERT CTB | LILY REISS 41-14H MAHER 41-14TFH | 3302500688 3302503634 | 4 | Open Loop Open Loop |
| TV1146 | FP1135 | FN1159 | 35820 | HERBERT CTB | HERBERT PAD | HERBERT PAD | HERBERT CTB | BRYDEN 11-13H | 3302503635 | 4 | Open Loop |
| TV1146 | FP1135 | FN1159 | 36026 | HERBERT CTB | HERBERT PAD | HERBERT PAD | HERBERT CTB | HERBERT 41-14H | 3302503667 | 4 | Open Loop |
| TV1146 TV1150 | FP1135 FP1059 | FN1159 FN1165 | 36027 33435 | HERBERT CTB HUGO CTB | HERBERT PAD CONNOLLY 31 PAD | HERBERT PAD CONNOLLY 31 PAD | HERBERT CTB HUGO CTB | PLETAN 11-13TFH HUGO 34-11H | 3302503668 3302503279 | 4 | Open Loop Open Loop |
| TV1150 | FP1059 | FN1165 | 33436 | HUGO CTB | CONNOLLY 31 PAD | CONNOLLY 31 PAD | HUGO CTB | GIFFORD 34-11TFH | 3302503280 | 4 | Open Loop |
| TV1150 | FP1059 | FN1165 | 33437 | HUGO CTB | CONNOLLY 31 PAD | CONNOLLY 31 PAD | HUGO CTB | TIPTON 34-11H | 3302503281 | 4 | Open Loop |
| TV1150 TV1150 | FP1059 FP1059 | FN1165 FN1165 | 33443 38231 | HUGO CTB HUGO CTB | CONNOLLY 31 PAD CONNOLLY 31 PAD | CONNOLLY 31 PAD CONNOLLY 31 PAD | HUGO CTB HUGO CTB | MARLENE 34-11TFH WR CONNOLLY 31-14H | 3302503282 3302504206 | 4 | Open Loop Open Loop |
| TV1150 | FP1059 | FN1165 | 38232 | HUGO CTB | CONNOLLY 31 PAD | CONNOLLY 31 PAD | HUGO CTB | FRIEDA 31-14TFH | 3302504207 | 4 | Open Loop |
| TV1150 | FP1059 | FN1165 | 38233 | HUGO CTB | CONNOLLY 31 PAD | CONNOLLY 31 PAD | HUGO CTB | SEBASTIAN 21-14TFH | 3302504208 | 4 | Open Loop |
| TV1153 TV1153 | FP1141 | FN1168 FN1169 | 22786 22787 | IRENE KOVALOFF 11-18H-IRENE KOVALOFF 14-7H IRENE KOVALOFF 11-18H-IRENE KOVALOFF 14-7H | IRENE KOVALOFF 11 PAD IRENE KOVALOFF 11 PAD | IRENE KOVALOFF 11 PAD IRENE KOVALOFF 11 PAD | IRENE KOVALOFF 11-18H IRENE KOVALOFF 14-7H | IRENE KOVALOFF 11-18H IRENE KOVALOFF 14-7H | 3302501681 3302501682 | 4 | Open Loop Open Loop |
| TV1176 | FP1163 | FN1195 | 28663 | KARY CTB-KERKHOFF 14-8H | KARYPAD | KARY PAD | KARY CTB | KARY 11-17H | 3302502585 | 4 | Open Loop |
| TV1176 | FP1164 | FN1202 | 28664 | KARY CTB-KERKHOFF 14-8H | KARYPAD | KARY PAD | KERKHOFF 14-8H | KERKHOFF 14-8H | 3302502586 | 4 | Open Loop |
| TV1176 TV1176 | FP1163 FP1163 | FN1195 FN1195 | 28694 28695 | KARY CTB-KERKHOFF 14-8H KARY CTB-KERKHOFF 14-8H | KARY PAD KARY PAD | KARY PAD KARY PAD | KARY CTB KARY CTB | KNOPIK 24-8H HAZEL 14-8H | 3302502590 3302502591 | 4 | Open Loop Open Loop |
| TV1176 | FP1163 | FN1195 | 29246 | KARY CTB-KERKHOFF 14-8H | KARYPAD | KARY PAD | KARYCTB | PIATT 11-17H | 3302502656 | 4 | Open Loop |
| TV1181 | FP1166 | FN1200 | 17375 | KENT CARLSON 14 CTB | KENT CARLSON 14 PAD | KENT CARLSON 14 PAD | KENT CARLSON 14 CTB | KENT CARLSON 14-36H | 3302500782 | 4 | Open Loop |
| TV1181 TV1181 | FP1166 FP1166 | FN1200 FN1200 | 34764 34765 | KENT CARLSON 14 CTB KENT CARLSON 14 CTB | KENT CARLSON 14 PAD KENT CARLSON 14 PAD | KENT CARLSON 14 PAD KENT CARLSON 14 PAD | KENT CARLSON 14 CTB KENT CARLSON 14 CTB | JOCELYN 14-36TFH KINNEY 24-36TFH | 3302503468 3302503469 | 4 | Open Loop Open Loop |
| TV1181 | FP1166 | FN1200 | 36267 | KENT CARLSON 14 CTB | KENT CARLSON 14 PAD | KENT CARLSON 14 PAD | KENT CARLSON 14 CTB | BLANCHE 14-36H | 3302503756 | 4 | Open Loop |
| TV1182 | FP1167 | FN1201 | 16761 | KENT CARLSON 24-36H | KENT CARLSON 24 PAD | KENT CARLSON 24 PAD | KENT CARLSON 24-36H | KENT CARLSON 24-36H | 3302500660 | 4 | Closed Loop |
| TV1196 TV1196 | FP1181 | FN1216 FN1216 | 19553 28702 | KREBS CTB | LUCY FLECKENSTEIN PAD KREBS PAD | KREBS PAD KREBS PAD | KREBS CTB KREBS CTB | LUCY FLECKENSTEIN 34-20H KREBS 34-20TFH | 3302501165 3302502592 | 4 | Closed Loop Closed Loop |
| TV1196 | FP1181 | FN1216 | 28703 | KREBS CTB | KREBS PAD | KREBS PAD | KREBS CTB | HAMILTON 34-20H | 3302502593 | 4 | Closed Loop |
| TV1196 TV1196 | FP1181 | FN1216 FN1216 | 28704 | KREBS CTB KREBS CTB | KREBS PAD KREBS PAD | KREBS PAD KREBS PAD | KREBS CTB KREBS CTB | GREIDER 34-20TFH CASTNER 34-20H | 3302502594 | 4 | Closed Loop |
| TV1196 | FP1181 | FN1216 | 28705 28708 | KREBS CTB | KREBS PAD | KREBS PAD | KREBS CTB | BRINK 24-20TFH | 3302502595 3302502596 | 4 | Closed Loop Closed Loop |
| TV1196 | FP1181 | FN1216 | 29442 | KREBS CTB | LUCY FLECKENSTEIN PAD | KREBS PAD | KREBS CTB | FORCE 44-20TFH | 3302502664 | 4 | Closed Loop |
| TV1200 TV1200 | FP1185 FP1185 | FN1220 FN1220 | 16626 16940 | KUPPER CTB KUPPER CTB | KUPPER 34 PAD KUPPER 43 PAD | KUPPER 34 PAD KUPPER 34 PAD | KUPPER CTB KUPPER CTB | KUPPER 34-10H KUPPER 43-10H | 3302500629 3302500695 | 4 | Closed Loop Closed Loop |
| TV1200 | FP1186 | FN1223 | 17097 | LADONNA KLATT CTB | LADONNA KLATT PAD | LADONNA KLATT PAD | LADONNA KLATT CTB | LADONNA KLATT 24-22H | 3302500733 | 4 | Closed Loop |
| TV1203 | FP1186 | FN1223 | 18060 | LADONNA KLATT CTB | DARVEY KLATT PAD | LADONNA KLATT PAD | LADONNA KLATT CTB | DARVEY KLATT 44-22H | 3302500921 | 4 | Closed Loop |
| TV1203 TV1212 | FP1186 FP1195 | FN1223 FN1232 | 28238 18141 | LADONNA KLATT CTB LAZY HE 21-17H | FETTIG 11 PAD LAZY HE 21 PAD | LADONNA KLATT PAD LAZY HE 21 PAD | LADONNA KLATT CTB LAZY HE 21-17H | HOLLINGSWORTH 24-22TFH LAZY HE 21-17H | 3302502516 3302500940 | 4 | Closed Loop Closed Loop |
| TV1216 | FP1197 | FN1236 | 27567 | LEWIS CTB | LEWIS PAD | LEWIS PAD | LEWIS CTB | HELLERUD 14-23TFH | 3302502455 | 4 | Closed Loop |
| TV1216 | FP1197 | FN1236 | 27568 | LEWIS CTB | LEWIS PAD | LEWIS PAD | LEWIS CTB | LEWIS 44-22H | 3302502456 | 4 | Closed Loop |
| TV1227 TV1227 | FP1209 FP1209 | FN1250 FN1250 | 16180 33247 | MARLIN 14 CTB MARLIN 14 CTB | MARLIN 24 PAD HONDO PAD | MARLIN 14 PAD MARLIN 14 PAD | MARLIN 14 CTB MARLIN 14 CTB | MARLIN 24-12H MITTELSTADT 34-12H | 3302500579 3302503256 | 4 | Closed Loop Closed Loop |
| TV1227 | FP1209 | FN1250 | 33248 | MARLIN 14 CTB | HONDO PAD | MARLIN 14 PAD | MARLIN 14 CTB | HONDO 34-12TFH | 3302503257 | 4 | Closed Loop |
| TV1227 | FP1209 | FN1250 | 36108 | MARLIN 14 CTB | DASHA USA PAD | MARLIN 14 PAD | MARLIN 14 CTB | SARAH 24-12TFH | 3302503715 | 4 | Closed Loop |
| TV1231 TV1231 | FP1213 FP1213 | FN1255 FN1255 | 35524 35525 | MASON CTB MASON CTB | MASON PAD MASON PAD | MASON PAD MASON PAD | MASON CTB MASON CTB | MASON 14-31TFH HAYES 14-31H | 3302503582 3302503583 | 4 | Open Loop Open Loop |
| TV1231 | FP1213 | FN1255 | 35526 | MASON CTB | MASON PAD | MASON PAD | MASON CTB | GWEN 44-36TFH | 3302503584 | 4 | Open Loop |
| TV1237 TV1237 | FP1218 FP1218 | FN1263 FN1263 | 21993 24091 | MILTON GUENTHER 14 CTB MILTON GUENTHER 14 CTB | MILTON GUENTHER PAD MILTON GUENTHER PAD | MILTON GUENTHER PAD MILTON GUENTHER PAD | MILTON GUENTHER 14 CTB MILTON GUENTHER 14 CTB | MILTON GUENTHER 14-9H VMR TRUST 11-16TFH | 3302501561 3302501920 | 4 | Open Loop |
| TV1237 | FP1218 | FN1263 | 24091 | MILTON GUENTHER 14 CTB MILTON GUENTHER 14 CTB | MILTON GUENTHER PAD MILTON GUENTHER PAD | MILTON GUENTHER PAD MILTON GUENTHER PAD | MILTON GUENTHER 14 CTB | SYDNEY 14-9TFH | 3302501920 | 4 | Open Loop Open Loop |
| TV1237 | FP1218 | FN1263 | 28849 | MILTON GUENTHER 14 CTB | MILTON GUENTHER PAD | MILTON GUENTHER PAD | MILTON GUENTHER 14 CTB | DONALLY 11-16H | 3302502605 | 4 | Open Loop |
| TV1256 | FP1233 FP1233 | FN1284 | 28110 28111 | ОТТО СТВ | OTTO PAD OTTO PAD | OTTO PAD OTTO PAD | OTTO CTB | GOTTLIEB 11-26TFH SUSANA 14-23TFH | 3302502509 | 4 | Closed Loop |
| TV1256 TV1256 | FP1233 | FN1284 FN1284 | 28458 | ОТТО СТВ | OTTO PAD | OTTO PAD | OTTO CTB OTTO CTB | SOMMER 11-26H | 3302502510 3302502556 | 4 | Closed Loop Closed Loop |
| TV1256 | FP1233 | FN1284 | 28459 | OTTO CTB | OTTO PAD | OTTO PAD | OTTO CTB | OTTO 14-23H | 3302502557 | 4 | Closed Loop |
| TV1259 TV1259 | FP1236 | FN1287 | 16982 29587 | PAULSON 14 CTB PAULSON 14 CTB | PAULSON 14 PAD | PAULSON 14 PAD PAULSON 14 PAD | PAULSON 14 CTB PAULSON 14 CTB | PAULSON 14-9H FAIMAN 24-9TFH | 3302500705 3302502684 | 4 | Open Loop |
| TV1372 | FP1236 | FN1207 | 38794 | RAVN CTB | RAVN PAD | RAVN PAD | RAVN CTB | ERLING 24-21TFH | 3302502664 | CD, IV.A.7.c.(1) | Open Loop LEAF |
| TV1373 | FP1342 | FN1415 | 38795 | RAVN CTB | RAVN PAD | RAVN PAD | RAVN CTB | RAVN 24-21H | 3302504428 | CD, IV.A.7.c.(1) | LEAF |
| TV1374 TV1375 | FP1342 FP1342 | FN1415 FN1415 | 38793 38797 | RAVN CTB RAVN CTB | RAVN PAD RAVN PAD | RAVN PAD RAVN PAD | RAVN CTB RAVN CTB | ROWE 14-21H SKINNER 21-28TFH | 3302504426 3302504430 | CD, IV.A.7.c.(1) | LEAF |
| TV1375 | FP1342 | FN1415 | 38797 | RAVN CTB | RAVN PAD RAVN PAD | RAVN PAD RAVN PAD | RAVN CTB RAVN CTB | VALBORG 34-21TFH | 3302504430 | CD, IV.A.7.c.(1) | LEAF |
| TV13/6 | | | | | | RAVN PAD | RAVN CTB | AKERS 41-28H | 0000504000 | | LEAF |
| TV1376 TV1377 TV1378 | FP1342 FP1342 | FN1415 FN1415 | 40824 40828 | RAVN CTB RAVN CTB | AKERS PAD AKERS PAD | RAVN PAD RAVN PAD | RAVN CTB RAVN CTB | KLEVEN 31-28H | 3302504909 3302504910 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF |

Case 1:24-cv-00136-DMT-CRH Document 3-1 Filed 07/11/24 Page 109 of 154 Appendix A: Well Pads Subject to Consent Decree

| | NON-FBIR | | | | | | | | | | |
|----------------|------------------|------------------|----------------|---|--|--|--|--|--------------------------|--------------------------------------|----------------------------|
| TVCS# | FP# | FN# | APN# NDIC | TVCS Name | Well Head Pad | Well Pad (i.e., Facility Pad) | Facility Name | Well Name | API Well Number | Group | Intended Design |
| V1380 V1381 | FP1342 FP1342 | FN1415 FN1415 | 40838 40708 | RAVN CTB RAVN CTB | AKERS PAD AKERS PAD | RAVN PAD RAVN PAD | RAVN CTB RAVN CTB | SHEEHAN 21-27H SIMMONS 31-27H | 3302504912 3302504880 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF |
| V1274 | FP1251 | FN1302 | 17449 | REAGAN CTB | CHARCHENKO 14 PAD | REAGAN PAD | REAGAN CTB | CHARCHENKO 14-21H | 3302500797 | 4 | Closed Loop |
| V1274 V1274 | FP1251 FP1251 | FN1302 FN1302 | 36197 36198 | REAGAN CTB REAGAN CTB | REAGAN PAD REAGAN PAD | REAGAN PAD REAGAN PAD | REAGAN CTB REAGAN CTB | REAGAN 14-21H PARMETER 14-21H | 3302503737 3302503738 | 4 | Closed Loop Closed Loop |
| /1274 | FP1251 | FN1302 | 36617 | REAGAN CTB | REAGAN PAD | REAGAN PAD | REAGAN CTB | EASTON 44-20H | 3302503849 | 4 | Closed Loop |
| V1275 | FP1252 | FN1303 | 16365 | RECKARD CTB | RECKARD PAD | RECKARD PAD | RECKARD CTB | RECKARD 31-27H | 3302500598 | 4 | Closed Loop |
| V1275 V1275 | FP1252 FP1252 | FN1303 FN1303 | 17107 28358 | RECKARD CTB RECKARD CTB | PAM RECKARD PAD BOLDT PAD | RECKARD PAD RECKARD PAD | RECKARD CTB RECKARD CTB | PAM RECKARD 11-27H REIDUN 21-27TFH | 3302500737 3302502538 | 4 | Closed Loop Closed Loop |
| V1287 | FP1263 | FN1315 | 29381 | RINGER CTB | RINGER PAD | RINGER PAD | RINGER CTB | TRINITY 14-21H | 3302502658 | 4 | Open Loop |
| V1287 V1287 | FP1263 FP1263 | FN1315 FN1315 | 29382 29383 | RINGER CTB RINGER CTB | RINGER PAD RINGER PAD | RINGER PAD RINGER PAD | RINGER CTB RINGER CTB | RINGER 14-21TFH WILHELM 24-21TFH | 3302502659 3302502660 | 4 | Open Loop Open Loop |
| V1287 | FP1263 | FN1315 | 29384 | RINGER CTB | RINGER PAD | RINGER PAD | RINGER CTB | ULMER 24-21H | 3302502661 | 4 | Open Loop |
| /1287 | FP1263 | FN1315 | 34428 | RINGER CTB | RINGER PAD | RINGER PAD | RINGER CTB | KLAUS 11-28H | 3302503422 | 4 | Open Loop |
| 1287 | FP1263 FP1266 | FN1315 FN1318 | 34429 18993 | RINGER CTB ROSA BENZ CTB | RINGER PAD ROSA BENZ PAD | RINGER PAD ROSA BENZ PAD | RINGER CTB ROSA BENZ CTB | OTIS 11-28TFH ROSA BENZ 44-23H | 3302503423 3302501095 | 4 | Open Loop Open Loop |
| 1290 | FP1266 | FN1318 | 34755 | ROSA BENZ CTB | ROSA BENZ PAD | ROSA BENZ PAD | ROSA BENZ CTB | HIGGINS 31-26TFH | 3302503463 | 4 | Open Loop |
| 1290 | FP1266 | FN1318 | 34756 | ROSA BENZ CTB ROSA BENZ CTB | ROSA BENZ PAD | ROSA BENZ PAD | ROSA BENZ CTB ROSA BENZ CTB | SNIDER 41-26TFH RUTH 44-23TFH | 3302503464 3302503465 | 4 | Open Loop |
| 1290 | FP1266 FP1266 | FN1318 FN1318 | 34757 36167 | ROSA BENZ CTB | ROSA BENZ PAD ROSA BENZ PAD | ROSA BENZ PAD ROSA BENZ PAD | ROSA BENZ CTB | MEREDITH 14-24H | 3302503465 | 4 | Open Loop Open Loop |
| 1296 | FP1272 | FN1326 | 23106 | SCHMALZ 34 CTB-T D STEFFAN 21-27H | SCHMALZ PAD | SCHMALZ PAD | SCHMALZ 34 CTB | SCHMALZ 34-22H | 3302501760 | 4 | Closed Loop |
| 1296 1296 | FP1272 FP1272 | FN1353 FN1326 | 23107 | SCHMALZ 34 CTB-T D STEFFAN 21-27H SCHMALZ 34 CTB-T D STEFFAN 21-27H | SCHMALZ PAD DEANNA STEFFAN PAD | SCHMALZ PAD SCHMALZ PAD | T D STEFFAN 21-27H SCHMALZ 34 CTB | T D STEFFAN 21-27H DEANNA STEFFAN 44-22H | 3302501761 3302501819 | 4 | Closed Loop Closed Loop |
| 1308 | FP1285 | FN1341 | 35175 | STATE EGGERT CTB | STATE EGGERT PAD | STATE EGGERT PAD | STATE EGGERT CTB | STATE EGGERT 24-36H | 3302503537 | 4 | Open Loop |
| 1308 | FP1285 | FN1341 | 35176 | STATE EGGERT CTB | STATE EGGERT PAD | STATE EGGERT PAD | STATE EGGERT CTB | STATE EILEEN 34-36TFH | 3302503538 | 4 | Open Loop |
| 1308 | FP1285 FP1285 | FN1341 FN1341 | 35177 35178 | STATE EGGERT CTB STATE EGGERT CTB | STATE EGGERT PAD STATE EGGERT PAD | STATE EGGERT PAD STATE EGGERT PAD | STATE EGGERT CTB | STATE ELIAS 34-36TFH STATE ETTA 44-36H | 3302503539 3302503540 | 4 | Open Loop Open Loop |
| 1310 | FP1288 | FN1343 | 34048 | STATE KREIGER CTB | STATE KREIGER PAD | STATE KREIGER PAD | STATE EGGERT CTB | STATE KELLING 14-36TFH | 3302503360 | 4 | Open Loop |
| 1310 | FP1288 | FN1343 | 34049 34050 | STATE KREIGER CTB | STATE KREIGER PAD | STATE KREIGER PAD | STATE KREIGER CTB | STATE KREIGER 14-36H | 3302503361 | 4 | Open Loop |
| 1310 1316 | FP1288 FP1293 | FN1343 FN1349 | 34050 16333 | STATE KREIGER CTB STOHLER 41 CTB | STATE KREIGER PAD STOHLER 21 PAD | STATE KREIGER PAD STOHLER 41 PAD | STATE KREIGER CTB STOHLER 41 CTB | STATE OSTER 14-36TFH STOHLER 21-3H | 3302503362 3302500597 | 4 | Open Loop Closed Loop |
| 1316 | FP1293 | FN1349 | 16860 | STOHLER 41 CTB | STOHLER 41 PAD | STOHLER 41 PAD | STOHLER 41 CTB | STOHLER 41-3H | 3302500681 | 4 | Closed Loop |
| 1316 | FP1293 | FN1349 | 30266 | STOHLER 41 CTB | STOHLER 41 PAD | STOHLER 41 PAD | STOHLER 41 CTB | HILLESLAND 31-3TFH | 3302502792 | 4 | Closed Loop |
| 1316 | FP1293 FP1293 | FN1349 FN1349 | 33597 | STOHLER 41 CTB STOHLER 41 CTB | STOHLER 41 PAD STOHLER 41 PAD | STOHLER 41 PAD STOHLER 41 PAD | STOHLER 41 CTB STOHLER 41 CTB | STANTON 41-3H RITA 41-3TFH | 3302503309 3302503310 | 4 | Closed Loop Closed Loop |
| 1319 | FP1295 | FN1354 | 16811 | T KUPPER USA 34 CTB | T KUPPER USA 34 PAD | T KUPPER USA 34 PAD | T KUPPER USA 34 CTB | T KUPPER USA 34-11H | 3302500672 | 4 | Open Loop |
| 1319 1319 | FP1295 FP1295 | FN1354 FN1354 | 17311 28231 | T KUPPER USA 34 CTB T KUPPER USA 34 CTB | T KUPPER 14 PAD | T KUPPER USA 34 PAD T KUPPER USA 34 PAD | T KUPPER USA 34 CTB T KUPPER USA 34 CTB | T. KUPPER 14-11H ELMER USA 14-11TFH | 3302500767 3302502514 | 4 | Open Loop |
| 1319 | FP1295 | FN1354 | 28415 | T KUPPER USA 34 CTB | T KUPPER USA 34 PAD | T KUPPER USA 34 PAD | T KUPPER USA 34 CTB | KARMEN USA 44-11TFH | 3302502514 | 4 | Open Loop |
| 1319 | FP1295 | FN1354 | 28416 | T KUPPER USA 34 CTB | T KUPPER USA 34 PAD | T KUPPER USA 34 PAD | T KUPPER USA 34 CTB | JOHNNY USA 34-11H | 3302502551 | 4 | Open Loop |
| 1319 1319 | FP1295 FP1295 | FN1354 FN1354 | 28417 28418 | T KUPPER USA 34 CTB T KUPPER USA 34 CTB | T KUPPER USA 34 PAD T KUPPER USA 34 PAD | T KUPPER USA 34 PAD T KUPPER USA 34 PAD | T KUPPER USA 34 CTB T KUPPER USA 34 CTB | HALEY USA 24-11H COLE USA 24-11TFH | 3302502552 3302502553 | 4 | Open Loop Open Loop |
| 1332 | FP1308 | FN1372 | 34044 | TWO BAR CTB | TWO BAR PAD | TWO BAR PAD | TWO BAR CTB | RAFTER X 44-35H | 3302503356 | 4 | Open Loop |
| 1332 | FP1308 | FN1372 | 34045 | TWO BAR CTB | TWO BAR PAD | TWO BAR PAD | TWO BAR CTB | GUDMON 44-35TFH | 3302503357 | 4 | Open Loop |
| 1332 | FP1308 FP1308 | FN1372 FN1372 | 34046 34047 | TWO BAR CTB TWO BAR CTB | TWO BAR PAD | TWO BAR PAD TWO BAR PAD | TWO BAR CTB | TWO BAR 34-35H | 3302503358 | 4 | Open Loop Open Loop |
| 1332 | FP1308 | FN1372 | 35267 | TWO BAR CTB | TWO BAR PAD | TWO BAR PAD | TWO BAR CTB | CATHERINE 44-35H | 3302503559 | 4 | Open Loop |
| 1332 | FP1308 | FN1372 | 35268 | TWO BAR CTB | TWO BAR PAD | TWO BAR PAD | TWO BAR CTB | MCCRORY 44-35TFH | 3302503560 | 4 | Open Loop |
| 1384 1384 | FP1310 FP1310 | FN1427 FN1427 | 21959 21961 | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | VANCE STROMMEN PAD VANCE STROMMEN PAD | VANCE STROMMEN PAD VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | ELIZABETH STROMMEN 24-12H ELIZABETH STROMMEN 24-12TFH | 3302501554 3302501556 | 1 | LEAF |
| 1384 | FP1310 | FN1427 | 17608 | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 21 PAD | VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 21-13H | 3302500829 | 1 | LEAF |
| 1384 | FP1310 | FN1427 FN1427 | 17509 21960 | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | NANETTE STROMMEN 41 PAD VANCE STROMMEN PAD | VANCE STROMMEN PAD VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | VANCE STROMMEN 41-13H | 3302500807 3302501555 | 1 | LEAF |
| 384 | FP1310 | FN1427 | 21962 | VANCE STROMMEN 2 CTB | VANCE STROMMEN PAD | VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB | VANCE STROMMEN 21-13TFH | 3302501557 | 1 | LEAF |
| 1384 | FP1310 | FN1427 | 40025 | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 21 PAD | VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB | MCKAY 11-13H | 3302504722 | 1 | LEAF |
| 384 | FP1310 FP1310 | FN1427 FN1427 | 40026 40288 | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 21 PAD NANETTE STROMMEN 41 PAD | VANCE STROMMEN PAD VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | DUNRUD 11-13TFH BOWERS 31-13H | 3302504723 3302504802 | 1 | LEAF |
| 384 | FP1310 | FN1427 | 40290 | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 41 PAD | VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB | GRAYSON 41-13TFH | 3302504804 | 1 | LEAF |
| 384 | FP1310 FP1310 | FN1427 | 40289 | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 41 PAD NANETTE STROMMEN 41 PAD | VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB | MADSEN 41-13H | 3302504803 | 1 | LEAF |
| 1384 | FP1310 | FN1427 FN1427 | 40287 40231 | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | NANETTE STROMMEN 41 PAD | VANCE STROMMEN PAD VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | SERUM 34-12H LILLEBRIDGE 44-12H | 3302504801 3302504780 | 1 | LEAF |
| 384 | FP1310 | FN1427 | 40286 | VANCE STROMMEN 2 CTB | NANETTE STROMMEN 41 PAD | VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB | NOREEN 44-12TFH | 3302504800 | 1 | LEAF |
| 1384 | FP1310 FP1310 | FN1427 FN1427 | 40285 40284 | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | NANETTE STROMMEN 41 PAD NANETTE STROMMEN 41 PAD | VANCE STROMMEN PAD VANCE STROMMEN PAD | VANCE STROMMEN 2 CTB VANCE STROMMEN 2 CTB | MUGGLI 44-12H KELLOGG 14-7TFH | 3302504799 3302504798 | 1 | LEAF |
| 384 | FP1310 | FN1427 FN1433 | 40284 | WHITAKER CTB | WHITAKER PAD | WHITAKER PAD | WHITAKER CTB | BETTS 24-11 H | 3302504798 | CD, IV.A.7.c.(1) | LEAF |
| 391 | FP1356 | FN1433 | 40614 | WHITAKER CTB | WHITAKER PAD | WHITAKER PAD | WHITAKER CTB | ELLIOT 34-11 TFH | 3302504873 | CD, IV.A.7.c.(1) | LEAF |
| 391 391 | FP1356 FP1356 | FN1433 FN1433 | 40618 40613 | WHITAKER CTB WHITAKER CTB | WHITAKER PAD WHITAKER PAD | WHITAKER PAD WHITAKER PAD | WHITAKER CTB WHITAKER CTB | EUBANKS 44-11 TFH FOSS 24-11 TFH | 3302504877 3302504872 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF |
| 391 | FP1356 | FN1433 | 40617 | WHITAKER CTB | WHITAKER PAD | WHITAKER PAD | WHITAKER CTB | PURRIER 44-11 H | 3302504876 | CD, IV.A.7.c.(1) | LEAF |
| 391 391 | FP1356 | FN1433 FN1433 | 40616 40609 | WHITAKER CTB WHITAKER CTB | WHITAKER PAD WHITAKER PAD | WHITAKER PAD WHITAKER PAD | WHITAKER CTB WHITAKER CTB | ROCKY 44-11 TFH | 3302504875 3302504868 | CD, IV.A.7.c.(1) | LEAF |
| 391 | FP1356 FP1356 | FN1433 | 40609 | WHITAKER CTB WHITAKER CTB | WHITAKER PAD WHITAKER PAD | WHITAKER PAD WHITAKER PAD | WHITAKER CTB WHITAKER CTB | SELMER 21-14 H SEVERSON 31-14 H | 3302504868 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF |
| 391 | FP1356 | FN1433 | 40610 | WHITAKER CTB | WHITAKER PAD | WHITAKER PAD | WHITAKER CTB | SNEVE 31-14 TFH | 3302504869 | CD, IV.A.7.c.(1) | LEAF |
| 391 391 | FP1356 FP1356 | FN1433 FN1433 | 40564 | WHITAKER CTB WHITAKER CTB | WHITAKER PAD WHITAKER PAD | WHITAKER PAD WHITAKER PAD | WHITAKER CTB WHITAKER CTB | WHITAKER 34-11 H ZWENKE 34-11 H | 3302504850 3302504874 | CD, IV.A.7.c.(1) CD, IV.A.7.c.(1) | LEAF |
| 391 353 | FP1356 FP1080 | FN1433 FN1395 | 40615 29632 | WILBERT 44-8H | DELIA USA PAD | DELIA USA PAD | WHITAKER CTB WILBERT 44-8H | ZWENKE 34-11 H WILBERT 44-8H | 3302504874 3302502689 | 4 (17.A.7.C.(1) | Open Loop |
| 354 | FP1330 | FN1397 | 16422 | WILLIAM KUKLA CTB | KUKLA 34 PAD | WILLIAM KUKLA PAD | WILLIAM KUKLA CTB | KUKLA 34-34H | 3302500606 | 4 | Closed Loo |
| 354 | FP1330 | FN1397 | 25760 | WILLIAM KUKLA CTB | WILLIAM KUKLA PAD | WILLIAM KUKLA PAD | WILLIAM KUKLA CTB | WILLIAM KUKLA 24-34H | 3302502181 | 4 | Closed Loo |
| 354 358 | FP1330 FP1075 | FN1397 FN1401 | 25761 27346 | WILLIAM KUKLA CTB WINSTON CTB | WILLIAM KUKLA PAD DAWN KUPPER PAD | DAWN KUPPER PAD | WILLIAM KUKLA CTB WINSTON CTB | KATHRYN KUKLA 14-34H CUSKELLY 34-10TFH | 3302502182 3302502404 | 4 | Open Loop |
| 358 | FP1075 | FN1401 | 27347 | WINSTON CTB | DAWN KUPPER PAD | DAWN KUPPER PAD | WINSTON CTB | MARSHALL 34-10H | 3302502405 | 4 | Open Loop |
| 358 363 | FP1075 FP1337 | FN1401 FN1406 | 27348 26015 | WINSTON CTB | DAWN KUPPER PAD | DAWN KUPPER PAD | WINSTON CTB | WINSTON 34-10TFH | 3302502406 | 4 | Open Loop |
| 1363 | FP1337 FP1337 | FN1406 | 26016 | YOUNG CTB YOUNG CTB | YOUNG PAD YOUNG PAD | YOUNG PAD YOUNG PAD | YOUNG CTB YOUNG CTB | REBECCA 31-26H SCHAEFER 34-23TFH | 3302502213 3302502214 | 4 | Open Loop Open Loop |
| 1363 | FP1337 | FN1406 | 26017 | YOUNG CTB | YOUNG PAD | YOUNG PAD | YOUNG CTB | ZIMMERMAN 21-26TFH | 3302502215 | 4 | Open Loop |
| 1363 1363 | FP1337 FP1337 | FN1406 FN1406 | 36118 36119 | YOUNG CTB YOUNG CTB | YOUNG PAD YOUNG PAD | YOUNG PAD YOUNG PAD | YOUNG CTB YOUNG CTB | BREWSTER 24-23TFH BUGBEE 24-23H | 3302503716 3302503717 | 4 | Open Loop |
| 1363 | FP1337 | FN1406 | 36120 | YOUNG CTB | YOUNG PAD | YOUNG PAD | YOUNG CTB | TUFTE 24-23TFH | 3302503717 | 4 | Open Loop |
| 1363 | FP1337 | FN1406 | 36352 | YOUNG CTB | YOUNG PAD | YOUNG PAD | YOUNG CTB | DELMONT 34-23H | 3302503791 | 4 | Open Loop |

APPENDIX B

Requirements for Open Loop Vapor Control Systems

APPENDIX B

Requirements for Open Loop Vapor Control Systems:
Pressurized Liquid Sampling, Open Loop Modeling Guideline, Engineering Design
Standards, Field Survey, Engineering Evaluation and Modification, Initial Verification,
and Post-Certification of Completion Modifications

- 1. <u>Pressurized Liquid Sampling</u>. Marathon collected and analyzed Pressurized Liquid samples from a cross-section of Well Pads in accordance with the Sampling and Analysis Plan ("SAP") included in the Open Loop Modeling Guideline that the EPA approved on June 6, 2023.
- 2. <u>Development of an Open Loop Modeling Guideline</u>. Marathon developed a written modeling guideline ("Open Loop Modeling Guideline") that the EPA approved on June 6, 2023. The purpose of the Open Loop Modeling Guideline is to determine Potential Peak Instantaneous Vapor Flow Rate ("PPIVFR") for purposes of designing and adequately sizing Vapor Control Systems ("VCS") and to provide procedures for achieving this objective.
 - a. The Open Loop Modeling Guideline shall address the following, where relevant and applicable:
 - (1) Vapor sources (*e.g.*, atmospheric Storage Tanks and transfer and loading systems) tied or to be tied into the VCS that are not deemed to be negligible contributors;
 - (2) The maximum operating pressure and minimum operating temperature from the last stage of separation prior to the Tank System;
 - (3) Maximum potential stock tank liquid temperature;
 - (4) Vapor pressure of the final weathered product transported from the Produced Oil tank(s);

- (5) The recycling of liquids from the Storage Tank(s) back to the upstream process equipment;
- (6) Estimation of highest potential flow rate of flash gas to the VCS utilizing: pressurized or atmospheric liquid sampling; lab analyses, including flash gas-to-oil ratio; process simulation; correlations; or any combination thereof;
- (7) Volume and duration of individual dump events, including the nature of the flow of liquids to the Separator or Heater Treater (*e.g.*, steady flow, slug flow, or intermittent flow, for example, due to discrete well cycling events); the minimum time between dump events; and the maximum number of dump events associated with a single well cycle with slug or intermittent flow, including where relevant and applicable:
 - (i) The type of dump valve control (*e.g.*, proportional, on/off) and dump valve size or trim size;
 - (ii) Size, length, and fittings of the liquid transfer line between the last stage of separation and the Storage Tank(s);
 - (iii) Consideration of simultaneous dump events to the same

 Tank System (unless all potential simultaneous dump events have been precluded through installation of timers, automation, or other measures); and
 - (iv) Consideration of the maximum design daily oil and water production rates and diurnal variations in these flows.
- (8) The calculation methods or simulation tools for processing the data inputs;

- (9) The accuracy of the input data and results (*e.g.*, uncertainty of empirical correlations, representativeness of samples, process conditions); and
 - (10) Any other inputs needed to estimate the PPIVFR.
- b. Marathon may periodically update the Open Loop Modeling Guideline, as appropriate. Should the Open Loop Modeling Guideline be updated, the use of the version current at the time of the Open Loop Engineering Evaluation is acceptable.

 Updates to the Open Loop Modeling Guideline do not in and of themselves require Marathon to repeat Open Loop Engineering Evaluations. Marathon shall submit substantive revisions to the Open Loop Modeling Guideline to the EPA for re-approval in the next Semi-Annual Report that follows the Reporting Period of the revisions.
- 3. Open Loop Engineering Design Standards and VCS Capacity. For each Open Loop VCS identified on Appendix A, Marathon shall develop Engineering Design Standards to assess the capacity in thousand standard cubic feet per day. The Engineering Design Standards may reside with the Open Loop Modeling Guideline in the same document (*i.e.*, "Oil Production Facility Storage Tank Vapor Control System Design, Guide to") or the results of the Open Loop Engineering Evaluation (*e.g.*, design assessment or report). Marathon will apply Engineering Design Standards to each VCS at individual Tank Systems or to a Tank System group as identified on Appendix A.
 - a. These standards shall include, as appropriate:
 - (1) Vapor control equipment installed on the Tank System, including equipment-specific considerations and any associated pressure losses (*e.g.*, liquid knock-out drums, flame arrestors);

- (2) Size and design of the piping system between the Storage Tank(s) and the emission control device, and the size and design of the emission control device (including consideration of equivalent pipe length and back pressure valves or other restrictions on vapor flow);
- (3) Volume and duration of individual dump events; the nature of the flow of liquids to and from the Separator (*i.e.*, steady flow, slug flow, intermittent flow (*e.g.*, due to discrete well cycling events)); the minimum time between dump events; and the maximum number of dump events associated with a single well cycle with slug or intermittent flow;
 - (4) Minimum available headspace in the Storage Tank(s); and
- (5) Engineering design considerations applied to account for issues associated with the VCS (*e.g.*, fouling, potential for liquids accumulation in lines, winter operations) and variability of data.
- b. Marathon may rely on manufacturer specifications for individual components or pieces of equipment that are part of a VCS.
- c. The EPA approved the Engineering Design Standards on April 11, 2024.

 Updates to the Engineering Design Standards do not in and of themselves require

 Marathon to repeat Open Loop Engineering Evaluations. Marathon shall submit sitespecific Engineering Design Standards if requested by EPA.
- 4. Open Loop Tank System Field Survey, Engineering Evaluation, and Modification.
 - a. For each Open Loop VCS identified on Appendix A, Marathon shall conduct a one-time field survey with sufficient time to complete the requirements of this

Appendix B, Paragraph 4.a through 4.c. During the field survey, as defined herein, Marathon shall inventory tanks and equipment associated with each VCS and identify their configuration and operational status. Marathon may rely on work done one year prior to the Effective Date that meets the requirements set forth in this Paragraph to complete the one-time field survey. This evaluation shall include the following actions:

- (1) A one-time evaluation of the condition of all PRDs, blowdown valves, mountings, and gaskets at each tank in the VCS, and the possibility of repairing, replacing, or upgrading such equipment to reduce the likelihood of VOC emissions;
- (2) Marathon shall ensure that, at the time of the survey, every PRD is mounted with a suitable gasket to the Storage Tank at the Storage Tank attachment point in accordance with good engineering practices and manufacturer specifications;
- (3) If while surveying the PRD's mountings and gaskets, Marathon observes Compromised Equipment, Reliable Information, or evidence of significant staining emanating from PRDs, Marathon shall repair, replace, or upgrade such equipment, as appropriate. However, nothing herein shall require Marathon to repair, replace, or upgrade Compromised Equipment on Shut-In Tank Systems and their associated VCS except that Marathon must repair, replace, or upgrade Compromised Equipment prior to resuming Normal Operations; and
 - (4) Marathon shall maintain records of the following information:
 - (i) The date each Tank System underwent this evaluation;

- (ii) The name of the employee who performed the evaluation;
- (iii) Whether Compromised Equipment, Reliable Information, or evidence of significant staining emanating from pressure relief valves was observed; and
- (iv) What, if any, repair, replacement, upgrade, or other corrective action was performed, including a description of the existing PRD(s), the PRD's mounting or gasket, and a description of how that equipment was repaired or with what it was replaced/upgraded.

 Descriptions of PRDs shall include pressure set points where such information is available, and descriptions of PRDs, mountings, or gaskets shall include the manufacturer and model where such information is available.
- b. Open Loop VCS Engineering Evaluation. Using the results of the field survey activities described in Appendix B, Paragraph 4.a and the Open Loop Vapor Control System Engineering Design Standard described in Appendix B, Paragraph 3, Marathon shall then determine whether each Open Loop VCS at each Tank System is adequately designed and sized to handle the PPIVFR as calculated through the application of the Open Loop Modeling Guideline ("Open Loop Engineering Evaluation"). An Open Loop Engineering Evaluation is not required for a VCS at a Tank System that is Shut-In, which remains Shut-In, is dismantled, and for which all wells associated with the Tank System are plugged and abandoned before the termination of this Consent Decree.

- c. Open Loop VCS Modification. For any Open Loop VCS that is not adequately designed and sized to handle the PPIVFR based on the Open Loop Engineering Evaluation, Marathon shall make all necessary modifications to change the PPIVFR (as recalculated using the Modeling Guideline) and/or increase the capacity of the VCS as determined in the applicable Open Loop Engineering Evaluation completed consistent with the Engineering Design Standards. Marathon shall ensure that the modifications result in a VCS that is adequately designed and sized to handle the PPIVFR, as determined through application of an Open Loop Engineering Evaluation consistent with the Engineering Design Standard.
- 5. Tank System Production Operations Shut-In. If Marathon has not completed all the requirements of Appendix B, Paragraph 4 by the deadlines set forth in Consent Decree, Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS), Marathon shall Shut-In all Production Operations associated with that Tank System by such deadline until the requirements of Consent Decree, Paragraph 26 are met. If the Production Operations are Shut-In, Marathon, for the sole purpose of taking corrective actions pursuant to Consent Decree Section IV.G (Reliable Information, Investigation, and Corrective Action), may resume Production Operations associated with that Tank System for a period not to exceed five Calendar Days.
- 6. Open Loop VCS Initial Verification. Except as otherwise provided in this
 Appendix B, Paragraph 5, Marathon shall complete the requirements of this Paragraph for each
 Tank System within 30 Calendar Days of the deadline in Consent Decree, Paragraph 26
 (Deadlines for Implementation of Design Requirements at Appendix A TVCS). For Tank
 Systems Shut-In as of the applicable deadline in the Consent Decree, Paragraph 26, Marathon

shall complete the requirements of Appendix B, Paragraph 6.a by no later than 60 Calendar Days after first resuming Normal Operations, and shall complete the requirements of Appendix B, Paragraph 6.b by the deadline for the next Semi-Annual Report that is due at least 60 Calendar Days after first resuming Normal Operations. For Tank Systems that have completed the Open Loop Engineering Evaluation as of the applicable deadline in the Consent Decree, Paragraph 26 but are Shut-In within 60 Calendar Days from the applicable Tank System deadline in Consent Decree, Paragraph 26, Marathon shall complete the requirements of Appendix B, Paragraph 6.a by no later than 30 Calendar Days after first resuming Normal Operations, and shall complete the requirements of Appendix B, Paragraph 6.b by the deadline for the next Semi-Annual Report that is due at least 60 Calendar Days after first resuming Normal Operations. Marathon will submit written notification to the EPA no later than the first Semi-Annual Report advising of any Open Loop VCS Shut-In by these dates.

a. Conduct an IR Camera Inspection of all Tank System openings (*i.e.*, PRDs) during Normal Operations, including while and immediately after Produced Oil is being sent to the Tank System from all associated Production Operations from the last points of separation equipped with a dump valve that are not Shut-In at the time of the IR Camera Inspection. In the event that the potential for simultaneous dump events has been precluded from the Production Operations that are not Shut-In yields the highest, non-precluded PPIVFR, conduct the IR Camera Inspection of the Tank System to confirm that the VCS is adequately designed and sized and no Reliable Information is detected. In the event that any of Production Operations associated with the Tank System are Shut-In at the time of this IR Camera Inspection, and the Production Operations that are Shut-In contribute to the highest, non-precluded PPIVFR, Marathon shall perform additional IR

Camera Inspection(s) in accordance with this subparagraph within 30 Calendar Days of resuming Production Operations necessary to operate the last points of separation equipped with a dump valve (*i.e.*, treaters, and/or VRTs) upstream of the Tank System.

- b. Inspections under this Paragraph must be conducted pursuant to the IR Camera Inspection SOP prepared by Marathon and approved by EPA pursuant to Section IV.F of the Consent Decree (Periodic IR Camera Inspections). A video record of each IR Camera Inspection done to comply with this subparagraph shall be recorded and kept on file by Marathon. Marathon shall comply with the requirements of Section IV.G of the Consent Decree (Reliable Information, Investigation, and Corrective Action) in the event Reliable Information is observed while complying with requirements of this Paragraph.
- 7. <u>Verification of Open Loop VCS Design Analysis</u>. Marathon's Open Loop VCS Engineering Evaluations and Modifications shall be subject to the following verification process. By no later than 60 Calendar Days from the deadline in Consent Decree, Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS), Marathon shall conduct a verification process as required by the EPA-approved Open Loop VCS Verification Process Manual. Marathon shall:
 - a. Conduct a field visit to complete a Field Verification Form for each Open Loop VCS identified on Appendix A to verify modifications required in Appendix B, Paragraph 4.c (Open Loop VCS Modification) have been implemented and confirm the Open Loop VCS Engineering Evaluation critical parameters at each Open Loop VCS were accurately implemented and operational;
 - Verify site-specific inputs and assumptions used in the Open Loop VCS
 Engineering Evaluation as informed by the Open Loop Modeling Guideline and

Engineering Design Standards (*e.g.*, as applicable by the Open Loop Certification Checklist, such as the number of wells connected to the Tank System, well operation type, frequency and duration of dump events, minimum separator temperature and maximum separator pressure, maximum tank liquid level, Open Loop VCS piping set-up and configuration, vapor sources, etc.) utilizing its Certification Checklist ("the Checklist"). The Checklist was based upon the Open Loop Modeling Guideline and Engineering Design Standards. The Checklist identifies documents reviewed to verify site-specific inputs and assumptions to match the Open Loop VCS Engineering Evaluation;

- c. Marathon shall then use the completed Field Verification Form to complete the Checklist for each Open Loop VCS on Appendix A to verify that: (i) all parameters from the Open Loop Tank System Field Survey were accurately reflected at each Tank System identified on Appendix A; (ii) critical parameters for PPIVFR were accurately reflected at each Open Loop VCS; (iii) the requirements of the Engineering Design Standards, such as flame arrestor size, PRD settings, and control devices are accurate; (iv) the Open Loop VCS modifications were accurately implemented and operational; and (v) the Initial IR Camera Verification was fully completed, timely, and any Reliable Information corrected;
- d. Marathon shall follow its Open Loop VCS Verification Process Manual to repeat any requirements of Appendix B, Paragraphs 4-6, as necessary.
- e. Marathon shall include the date and summary of outcomes, including if the verification process resulted in any necessary recompletion of Appendix B

requirements, of the Field Verification Form and Checklist for each Open Loop VCS in the next Semi-Annual Report after completion of this Paragraph 7.

- 8. <u>Certification of Completion Report for Open Loop VCSs.</u>
- a. With the next Semi-Annual Report after completion of Appendix B, Paragraph 7 (Verification of Open Loop VCS Design Analysis), Marathon shall complete and submit to EPA a Certification of Completion Report. The Report shall be in either a spreadsheet or database format, and shall include the following information for each Open Loop VCS:
 - (1) The result of the Open Loop Engineering Evaluation, including the PPIVFR and VCS capacity;
 - (2) An identifier for the report associated with the Open Loop Engineering Evaluation consistent with the Engineering Design Standard (which could be for an individual Tank System) that was used for each Open Loop VCS;
 - (3) Identification of any Open Loop VCS Modifications made in accordance with Appendix B, Paragraph 4.c (Open Loop VCS Modification);
 - (4) Identification of site-specific or system-wide operational parameters or practices relied upon in the Open Loop Engineering Evaluation and determined by the Open Loop Engineering Evaluation to be necessary for verification during Normal Operations (*e.g.*, maximum operating pressure for final stage of separation);
 - (5) The minimum Tank System PRD Set Points;
 - (6) The date an IR Camera Inspection was completed to comply with Appendix B, Paragraph 6.a and the results of such inspection, along with any

corrective actions performed to address Reliable Information and the date and method of verification that the corrective action was successful;

- (7) That the modeling performed in accordance with the Open Loop Modeling Guideline was steady state; and
- (8) The dates and summary of outcomes from completion of the Field Verification Form and Checklist in accordance with the requirements in Appendix B, Paragraph 7 (Verification of Open Loop VCS Design Analysis).
- b. Marathon shall update the Certification of Completion Report for any
 Tank System that was Shut-In at the time of the IR Camera Inspections required by
 Appendix B, Paragraph 6.a as part of the next Semi-Annual Report that follows at least
 60 Days after such Production Operations were resumed so as to update the applicable
 information for the VCS as required by Appendix B, Paragraph 4.b.
- 9. Open Loop VCS Post-Certification of Completion Modifications. If, after Marathon has submitted a Certification of Completion Report for a Tank System associated with an Open Loop VCS to EPA, an operational or equipment change is made such that the (1) the PPIVFR is increased beyond what was evaluated in the Open Loop Engineering Evaluation; or (2) the Open Loop VCS capacity decreases below what was evaluated in the Open Loop Engineering Evaluation, Marathon shall:
 - a. Repeat all requirements of Appendix B, Paragraphs 4.b (Open Loop VCS Engineering Evaluation) and 4.c (Open Loop VCS Modification) within 30 Calendar Days of operational or equipment change outlined in this subparagraph and shall repeat all requirements of Appendix B, Paragraph 6.a within 30 Calendar Days of completing any necessary modifications in accordance with Appendix B, Paragraph 4.c (Open Loop

VCS Modification). Marathon shall use best efforts to repeat all requirements of Appendix B, Paragraphs 4.b and 4.c prior to any such change.

b. Submit in the next required Semi-Annual Report, or the Semi-Annual Report due at least 60 Days following completion of all requirements of Appendix B, Paragraph 6.a, an updated Certification of Completion Report for any Tank Systems that underwent another Open Loop VCS Engineering Evaluation in accordance with this Paragraph.

APPENDIX C

Requirements for Closed Loop Vapor Control Systems

APPENDIX C

Requirements for Closed Loop Vapor Control Systems: Design Guideline, Field Survey, Engineering Evaluation, and Initial Verification

- 1. <u>Development of a Closed Loop VCS Design Guideline.</u>
- a. Marathon has developed a written design guideline ("Closed Loop Design Guideline"). The purpose of the Closed Loop Design Guideline is to describe the steps necessary to properly design, install, and optimize a Closed Loop VCS. For each designated VCS on Appendix A, Marathon will apply the Closed Loop Design Guideline to create a Closed Loop VCS.
 - b. The Closed Loop Design Guideline shall address the following:
 - (1) The creation of a site survey sheet to be used at each Closed Loop VCS, identifying the configuration of the VCS, pressure setting of PRDs, and the make and model of PRDs and inputs (both vapor and liquid) into the VCS;
 - (2) Description of the Closed Loop VCS Installation Phase (*i.e.*, the installation of hardware and software);
 - (3) Identification of the Trigger Point, Leak Point, and Set Point, including the methods by which each point will be determined;
 - (4) Description of the "optimization phase," also referred to as the shakedown phase, *i.e.*, the phase following equipment installation and verification, during which the wells resume Normal Operations, and wherein calibration and tuning of the Closed Loop VCS occurs, including the duration of the optimization phase and the process for responding to exceedances of the Trigger Point during the optimization phase; and

- (5) Description of a process of verification, which includes verification of installation of the Closed Loop VCS in the field, and verification that the Trigger Point is below the Leak Point via an IR Camera Inspection of the VCS pursuant to Appendix C, Paragraph 4.a(2)(ii), below.
- c. Marathon submitted the Closed Loop Design Guideline to the EPA and the EPA approved the Closed Loop Design Guideline on April 11, 2024. Marathon may periodically update the Closed Loop Design Guideline as appropriate. Should the Closed Loop Design Guideline be updated, the use of the version current at the time of the Closed Loop Engineering Evaluation is acceptable. Updates to the Closed Loop Design Guideline do not in and of themselves require Marathon to redo Closed Loop Engineering Evaluations. Marathon shall submit substantive revisions to the Closed Loop Design Guideline to the EPA for re-approval in the next Semi-Annual Report that follows the Reporting Period of the revisions.
- 2. <u>Closed Loop Tank System Field Survey, Engineering Evaluation, and Modification.</u>
 - a. <u>Closed Loop Tank System Field Survey</u>. For each Closed Loop VCS identified on Appendix A, Marathon shall conduct a one-time field survey with sufficient time to complete requirements of this Appendix C, Paragraph 2.a (Closed Loop Tank System Field Survey) through 2.c (Closed Loop VCS Engineering Evaluation) by the applicable deadline in Consent Decree Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS). During the field survey, as defined herein, Marathon shall inventory tanks and equipment associated with each Closed Loop VCS and identify their configuration and operational status. Marathon will then apply the

Closed Loop Design Guideline to install a Closed Loop VCS. Marathon may rely on work done one year prior to the Effective Date that meets the requirements set forth in this Paragraph to complete the one-time field survey. This evaluation shall include the following actions:

- (1) A one-time evaluation of the condition of all PRDs, blowdown valves, mountings, and gaskets at each tank in the Closed Loop VCS, and the possibility of repairing, replacing, or upgrading such equipment to reduce the likelihood of VOC emissions.
- (2) Marathon shall ensure that, at the time of the survey, every PRD is mounted with a suitable gasket to the Storage Tank at the Storage Tank attachment point in accordance with good engineering practices and manufacturer specifications;
- (3) If while surveying the PRDs, mountings, and gaskets, Marathon observes Compromised Equipment, Reliable Information, or evidence of significant staining emanating from PRDs, Marathon shall repair, replace, or upgrade such equipment, as appropriate. However, nothing herein shall require Marathon to repair, replace, or upgrade Compromised Equipment on Shut-In Tank Systems and their associated VCS except that Marathon must repair, replace, or upgrade Compromised Equipment prior to resuming Normal Operations; and
 - (4) Marathon shall maintain records of the following information:
 - (i) The date each Tank System underwent this evaluation;
 - (ii) The name of the employee who performed the evaluation;

- (iii) Whether Compromised Equipment, Reliable Information, or evidence of significant staining emanating from pressure relief valves was observed; and
- (iv) What, if any, repair, replacement, upgrade, or other corrective action was performed, including a description of the existing PRD, mounting, or gasket, and a description of how that equipment was repaired or with what it was replaced/upgraded. Descriptions of PRDs shall include pressure set points where such information is available, and descriptions of PRDs, mountings, or gaskets shall include the manufacturer and model where such information is available.
- b. <u>Closed Loop VCS Engineering Evaluation</u>. Using the results of the field survey activities described in this Appendix C, Paragraph 2.a (Closed Loop Tank System Field Survey), and through application of the Closed Loop Design Guideline, Marathon shall install the necessary hardware and software to create a Closed Loop VCS ("Closed Loop Engineering Evaluation"). A Closed Loop Engineering Evaluation is not required for a VCS at a Tank System that is Shut-In, which remains Shut-In, is dismantled, and for which all wells associated with the Tank System are plugged and abandoned before the termination of this Consent Decree. Following creation of a Closed Loop VCS pursuant to this subparagraph, Marathon shall:
 - (1) Operate a Closed Loop VCS as required by this Appendix C and in a manner consistent with the Closed Loop Design Guideline beginning the first date of Normal Operations that follows creation of the Closed Loop VCS until Termination of the Tank System from this Consent Decree, or until the Tank

System becomes subject to the Appendix B requirements pursuant to Consent Decree, Paragraph 25.

- (2) Operate the Closed Loop VCS to ensure the Tank System will be Shut-In at the Trigger Point.
- (3) Operate the Closed Loop VCS to ensure that all wells associated with the Closed Loop VCS will Shut-In at the Leak Point.
- (4) Operate the Closed Loop VCS to ensure the Tank System will Shut-In at the Pressure Alarm Fail. Prior to resuming Normal Operations following a Pressure Alarm Fail, Marathon shall repair or replace the pressure monitor.
 - (5) Equip all Closed Loop VCS with remote monitoring.
- c. <u>Closed Loop VCS Modification</u>. If, at any time following installation of a Closed Loop VCS, Marathon replaces a PRD at a Closed Loop VCS with a PRD of a lower Set Point or different make and model, or lowers the Set Point of an existing PRD a new verification of the Leak Point pursuant to Appendix C, Paragraph4.a(2)(ii), below, shall be performed (i) within five Calendar Days after the modification is completed, or (ii) if the Tank System is Shut-In, a new verification shall be performed by the date Normal Operations resume.
- 3. <u>Tank System Production Operations Shut-In</u>. If Marathon has not completed all the requirements of Appendix C, Paragraph 2 (Closed Loop Tank System Field Survey, Engineering Evaluation, and Modification) by the deadlines set forth in Consent Decree, Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS), Marathon shall Shut-In all Production Operations associated with that Tank System by such

deadline until the requirements of Paragraph 26 are met. If the Production Operations are temporarily Shut-In, Marathon for the sole purpose of taking corrective actions pursuant to Section IV.G. (Reliable Information, Investigation, and Corrective Action) may resume Production Operations associated with that Tank System for a period not to exceed five Calendar Days. No later than 60 Calendar Days after the applicable deadline in Consent Decree, Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS) for a Tank System on Appendix A, Marathon shall submit a written notification to EPA advising of any Tank Systems Shut-In as of the applicable deadline in Consent Decree, Paragraph 26 and where a Closed Loop VCS has not been installed.

- 4. <u>Closed Loop VCS Verification of Engineering Evaluation</u>. No later than two Calendar Days after Normal Operations has resumed at a VCS following installation of the Closed Loop VCS, Marathon shall conduct the verification in Appendix C, Paragraph 4.a, identified below. The optimization phase shall commence immediately upon resuming Normal Operations and will end 30 Calendar Days after first resuming Normal Operations.
 - a. Verification of a Closed Loop Engineering Evaluation shall include the following:
 - (1) A review to ensure that Marathon or its consultant installing the Closed Loop VCS correctly identified the site configuration and equipment in accordance with the site survey, and installed the appropriate equipment to create the Closed Loop VCS;
 - (2) Consistent with the Design Guideline, a verification:
 - (i) That the Production Operations will be Shut-In at the Trigger Point and the Leak Point;

- (ii) Of the Leak Point via IR Camera Inspection, consistent with the Closed Loop Design Guideline. A video record of each IR Camera Inspection done to comply with this subparagraph shall be recorded and kept on file; and
- (iii) That the control valve(s) in the Closed Loop VCS actuate in response to the control logic.
- b. <u>Certification of Completion Report for Closed Loop VCSs.</u> Complete and submit to EPA with the next Semi-Annual Report or the Semi-Annual Report due at least 30 Calendar Days following the end of the optimization phase a Certification of Completion Report, in a spreadsheet or database format for each Closed Loop VCS, except as identified in Appendix C, Paragraph 4.d, that includes the following information:
 - (1) The date when installation of all necessary hardware and software to create a Closed Loop VCS was completed;
 - (2) The date a Tank System or tanks in any Tank System were first in Normal Operations following the installation of a Closed Loop VCS (*i.e.*, the date the optimization phase began);
 - (3) The information described in Appendix C Paragraph 2.a(4);
 - (4) The Trigger Point, Set Point, and Leak Point for each Closed Loop VCS, and the method by which each point was determined; and
 - (5) A summary of the results of the verification of the Closed Loop Engineering Evaluation for each applicable Closed Loop VCS, including a

certification that the verification was performed in accordance with Appendix C, Paragraph 4.a (Verification of Closed Loop Engineering Evaluation).

- c. Following the optimization period for each Closed Loop VCS, Marathon shall record the following data: tank pressure data, pressure alarms, and Shut-In events. The alarm and Shut-In log will include records of the date and time of the alarms at, and duration of exceedances of, the Trigger Point and Leak Point; the date and time of any Pressure Alarm Fail; the cause and corrective action associated with any such alarms; and any instances in which the actuation of the Closed Loop VCS control logic automatically Shut-In separator(s) and or well(s).
- d. Marathon shall retain the data recorded by the pressure monitors associated with the Closed Loop VCS required pursuant to Appendix C, Paragraph 4.c for two years from the date of recording. Marathon shall provide this data to the EPA upon request.

APPENDIX D

Requirements for Lowest Emission Automated Facility Design and Verification

Appendix D Lowest Emission Automated Facility Design Requirements and Design Verification

- 1. Development of a LEAF Closed Loop Vapor Control System Design Guideline.
- a. Marathon shall develop a written LEAF Closed Loop Vapor Control

 System design guideline ("LEAF Closed Loop Vapor Control System Design Guideline")

 and submit it for review and approval to the EPA within 90 Calendar Days of the Date of

 Lodging of the Consent Decree. The purpose of the LEAF Closed Loop Vapor Control

 System Design Guideline is to describe the steps necessary to properly design, install,

 and optimize a LEAF Closed Loop Vapor Control System. For each LEAF Vapor

 Control System identified on Appendix A, Marathon will apply the LEAF Closed Loop

 Vapor Control System Design Guideline to create a LEAF Closed Loop Vapor Control

 System.
- b. The LEAF Closed Loop Vapor Control System Design Guideline shall address, at a minimum, the following:
 - (1) The creation of a site survey sheet to be used at each LEAF Closed Loop Vapor Control System, identifying the configuration of the LEAF Vapor Control System, make, model, and Set Point of Pressure Safety Valves ("PSV"), configuration, make, and model of the Emergency Depressurization Valve ("EDV"), and inputs (both vapor and liquid) into the LEAF Vapor Control System;
 - (2) Description of the LEAF Closed Loop Vapor Control System Installation Phase (*i.e.*, the installation of hardware and software);
 - (3) Identification of the Trigger Point, EDV Actuation Point, and PSV Set Point, including the methods by which each point will be determined;

- (4) Description of the "optimization phase," also referred to as the shakedown phase, *i.e.*, the phase following equipment installation and verification, during which the wells resume Normal Operations and wherein calibration and tuning of the LEAF Closed Loop Vapor Control System occurs, including the duration of the optimization phase and the process for responding to exceedances of the Trigger Point during the optimization phase; and
- (5) Description of a process of verification, which includes verification of installation of the LEAF Closed Loop Vapor Control System in the field, verification the EDV Actuation Point is below the PSV Set Point, and verification that the Trigger Point is below the EDV Actuation Point.
- c. Marathon may periodically update the LEAF Closed Loop Vapor Control System Design Guideline as appropriate. Should the LEAF Closed Loop Vapor Control System Design Guideline be updated, the use of the version current at the time of the LEAF Closed Loop Engineering Evaluation is acceptable. Updates to the LEAF Closed Loop Vapor Control System Design Guideline, on its own, do not require Marathon to conduct new LEAF Closed Loop Engineering Evaluations. Substantive revisions to the LEAF Closed Loop Vapor Control System Design Guideline shall be submitted for reapproval by the EPA.
- 2. <u>Closed Loop Vapor Control System LEAF Tank System Field Survey,</u> Engineering Evaluation, and Modification.
 - a. <u>Closed Loop LEAF Tank System Field Survey</u>. For each existing LEAF Closed Loop Vapor Control System identified on Appendix A, Marathon shall conduct a one-time field survey with sufficient time to complete requirements of this Appendix D,

Paragraph 2 by the deadline in Consent Decree, Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS). During the field survey, as defined herein, Marathon shall inventory LEAF Storage Tanks and equipment associated with each LEAF Closed Loop Vapor Control System and identify the configuration and operational status. Marathon will then apply the LEAF Closed Loop Vapor Control System Design Guideline to install a LEAF Closed Loop Vapor Control System. Marathon may rely on work done one year prior to the Effective Date that meets the requirements set forth in this Paragraph to complete the one-time field survey. This evaluation shall include the following actions:

- (1) A one-time evaluation of the condition of all PSVs, pressure monitors, VRUs, and flare flow meters at each LEAF Storage Tank and the EDV in the LEAF Closed Loop Vapor Control System. Evaluate the possibility of repairing, replacing, or upgrading such equipment to reduce the likelihood of VOC emissions;
- (2) If while surveying the PSVs, Marathon observes Compromised Equipment, Reliable Information, or evidence of significant staining emanating from PSVs, Marathon shall repair, replace, or upgrade such equipment, as appropriate. Nothing herein shall require Marathon to repair, replace, or upgrade Compromised Equipment on Shut-In LEAF Tank Systems and their associated LEAF Vapor Control System except that Marathon must repair, replace, or upgrade Compromised Equipment prior to resuming Normal Operations; and
 - (3) Marathon shall maintain records of the following information:

- (a) The date each LEAF Tank System underwent this evaluation;
- (b) The name of the employee or authorized contactor who performed the evaluation;
- (c) Whether Compromised Equipment, Reliable Information, or evidence of significant staining emanating from PSVs were observed;
- (d) What, if any, repair, replacement, upgrade, or other corrective action was performed, including a description of the existing PSV and a description of how that equipment was repaired or with what it was replaced/upgraded. Descriptions of PSVs shall include pressure Set Point and shall include the manufacturer and model; and
- (e) A description of the EDV manufacturer and model and the EDV Actuation Point.
- b. LEAF Closed Loop Vapor Control System Engineering Evaluation. For each existing LEAF Closed Loop Vapor Control System identified on Appendix A, using the results of the field survey activities described in this Appendix D, Paragraph 2.a (Closed Loop LEAF Tank System Field Survey), and through application of the LEAF Closed Loop Vapor Control System Design Guideline, Marathon shall install the necessary hardware and software to create a Closed Loop Vapor Control System ("LEAF Closed Loop Engineering Evaluation"). For New Well Pads, Marathon shall install the necessary hardware and software to create a Closed Loop Vapor Control System upon startup of production. A LEAF Closed Loop Engineering Evaluation is not required for a LEAF Vapor Control System at a LEAF Tank System that is Shut-In, which remains

Shut-In, is dismantled, and for which all wells associated with the LEAF Tank System are plugged and abandoned before the termination of the Consent Decree. Following creation of a LEAF Closed Loop Vapor Control System pursuant to this Paragraph 2.b, Marathon shall:

- (1) Operate a LEAF Closed Loop Vapor Control System as required by this Appendix D and in a manner consistent with the LEAF Closed Loop Vapor Control System Design Guideline beginning the first date of Normal Operations that follows creation of the Closed Loop Vapor Control System until termination of the Consent Decree.
- (2) Operate the LEAF Closed Loop Vapor Control System to ensure Production Operations to the LEAF Tank System will Shut-In at the Trigger Point.
- (3) Operate the LEAF Closed Loop Vapor Control System to ensure that all wells associated with the LEAF Closed Loop Vapor Control System will be Shut-In at the EDV Actuation Point.
- (4) Operate the LEAF Closed Loop Vapor Control System to ensure the Trigger Point is below the EDV Actuation Point.
- (5) Operate the LEAF Closed Loop Vapor Control System to ensure the LEAF Tank System will Shut-In when all pressure monitors installed on the LEAF Tank System register a Pressure Alarm Fail. Prior to resuming Normal Operations following a Pressure Alarm Fail, Marathon shall repair or replace the pressure monitor(s).

- (6) Equip all LEAF Closed Loop Vapor Control Systems with remote monitoring.
- c. <u>LEAF Closed Loop Vapor Control System Modification</u>. If, at any time following installation of a LEAF Closed Loop Vapor Control System, Marathon performs one of the following activities, a new verification of the EDV Actuation Point pursuant to Appendix D, Paragraph 4.a(2)(c), shall be performed (i) within five Calendar Days after the modification is completed or, (ii) if the LEAF Tank System is Shut-In pursuant to Appendix D, Paragraph 3, by the date Normal Operations resume:
 - (1) replaces a LEAF Storage Tank PSV at a LEAF Closed Loop Vapor Control System with a PSV of a lower Set Point,
 - (2) increases the EDV Actuation Point, or
 - (3) Replaces one or more existing LEAF Storage Tanks with a nonatmospheric vessel of lower maximum allowable working pressure.

Marathon shall re-submit a modified Certification of Completion Report in accordance with Appendix D, Paragraph 4.b (LEAF Site Certification of Completion Report).

- 3. <u>LEAF Tank System Production Operations Shut-In.</u>
- a. For each existing LEAF Closed Loop Vapor Control System identified on Appendix A, if Marathon has not completed all the requirements of Appendix D, Paragraph 1 (Development of a LEAF Closed Loop Vapor Control System Guideline) through 2 (Closed Loop Vapor Control System LEAF Tank System Field Survey, Engineering Evaluation, and Modification) by the applicable deadline set forth in Paragraph 26 (Deadlines for Implementation of Design Requirements at Appendix A TVCS) of the Consent Decree, Marathon shall Shut-In all Production Operations

associated with that LEAF Tank System by such deadline until completion of the requirements of Appendix D, Paragraphs 1 through 2.

- b. For New Wells Pads, if Marathon has not completed all the requirements of Appendix D, Paragraphs 1, 2.b., and 2.c by the applicable deadline set forth in Paragraph 27 (New Well Pads) of the Consent Decree, Marathon shall Shut-In all Production Operations associated with that LEAF Tank System by such deadline until completion of the requirements of Appendix D, Paragraphs 1, 2.b., and 2.c.
- c. If the Production Operations are temporarily Shut-In, Marathon, for the sole purpose of taking corrective actions pursuant to Section IV.G. (Reliable Information, Investigation, and Corrective Action), may resume Production Operations associated with that LEAF Tank System for a period not to exceed five Calendar Days. No later than 60 Calendar Days after the applicable deadline in Paragraphs 26 or 27, Marathon shall submit a written notification to the EPA advising of any LEAF Tank Systems Shut-In as of the applicable deadline in Paragraphs 26 and 27 and where a LEAF Closed Loop Vapor Control System has not been installed.
- 4. <u>LEAF Closed Loop Vapor Control System Verification of Engineering</u>

 <u>Evaluation</u>. No later than five Calendar Days after Normal Operations resume at an existing

 LEAF Vapor Control System following installation of the LEAF Closed Loop Vapor Control

 System, or no later than five Calendar Days after startup of production at a New Well Pad,

 Marathon shall conduct the verification in Paragraph 4.a. The optimization phase shall

 commence immediately upon resuming Normal Operations and will end 30 Calendar Days after

 first resuming Normal Operations.

- a. Verification of a LEAF Closed Loop Engineering Evaluation shall include the following:
 - (1) A review to ensure that Marathon or its representative that installed the LEAF Closed Loop Vapor Control System correctly installed the appropriate equipment to create the LEAF Closed Loop Vapor Control System;
 - (2) Consistent with the LEAF Closed Loop Vapor Control System

 Design Guideline, a verification:
 - (a) That the Production Operations will be Shut-In at theTrigger Point and the EDV Actuation Point;
 - (b) That the Trigger Point is below the EDV Actuation Point;
 - (c) An IR Camera Inspection, consistent with the LEAF

 Closed Loop Vapor Control System Design Guideline, to verify that no

 VOC emissions are observed from the LEAF Tank System at the EDV

 Actuation Point. A video record of each IR Camera Inspection done to

 comply with this subparagraph shall be recorded and kept on file; and
 - (d) That the valve(s) in the LEAF Closed Loop Vapor Control System actuate in response to the control logic.
- b. <u>LEAF Site Certification of Completion Report</u>. Marathon shall complete and submit to the EPA with the next Semi-Annual Report following the end of the optimization phase, a Certification of Completion Report including the following information, in a spreadsheet or database format for each LEAF Closed Loop Vapor Control System:

- (1) The date when installation of all necessary hardware and software to create a LEAF Closed Loop Vapor Control System was completed;
- (2) The date a LEAF Tank System or LEAF Storage Tanks in any LEAF Tank System were first in Normal Operations following the installation of a LEAF Closed Loop Vapor Control System (*i.e.*, the date the optimization phase began);
- (3) The information in Paragraphs 1.b(1) for New Well Pads and 2.a(3) field surveys for existing LEAF Closed Loop Vapor Control System(s);
- (4) The Trigger Point, PSV Set Point, and EDV Actuation Point for each LEAF Closed Loop Vapor Control System, and the method by which each point was determined; and
- (5) A summary of the results of the verification of the LEAF Closed Loop Engineering Evaluation for each applicable Closed Loop Vapor Control System, including a certification that the verification of the Closed Loop Engineering Evaluation was performed in accordance with Appendix D, Paragraph 4.a.
- c. Following the optimization period for each LEAF Closed Loop Vapor Control System, Marathon shall record the following data: LEAF Tank System pressure data, pressure alarms, and Shut-In events. The alarm and Shut-In log will include records of the date and time of the alarms, duration of the Trigger Point, and EDV Actuation Point; the date and time of any Pressure Alarm Fail; the cause and corrective action associated with any such alarms; and any instances in which the LEAF Closed Loop Vapor Control System control logic automatically Shut-In separator(s) and or well(s).

d. Marathon shall retain the data recorded by the pressure monitors associated with the LEAF Closed Loop Vapor Control System required pursuant to Appendix D, Paragraph 4.c for two years from the date of recording. Marathon shall provide this data to the EPA upon request.

APPENDIX E Environmental Mitigation Projects

Appendix E Environmental Mitigation Projects

- Marathon shall comply with the requirements of this Appendix and with Section
 V (Environmental Mitigation Projects) of the Consent Decree to implement and secure the
 environmental benefits of each Project described herein.
- 2. Nothing in this Appendix shall relieve Marathon of its obligation to comply with all applicable federal, state, and local laws and regulations in implementing the Projects, including any requirement to obtain permits under the Clean Air Act.

I. IR Camera Monitoring Project with MHA Nation

- 3. Marathon shall purchase and ship two new IR Cameras to the MHA Energy Division for use by MHA Energy Division inspectors to identify and resolve illicit hydrocarbon emissions from oil and gas production facilities on the FBIR (the "IR Camera Monitoring Project"). The EPA estimates that the IR Camera Monitoring Project is anticipated to reduce 208.16 tons of VOCs and 304.95 metric tons of carbon dioxide equivalent ("CO₂e") per year.
- 4. Within 30 Days of the Effective Date, Marathon shall submit to the EPA for review and approval an IR Camera Monitoring Project with MHA Project Plan, which includes the following:
 - a. Schedule and point of delivery of IR Cameras not to exceed 90 Days after the Effective Date;
 - b. Make and Model of IR Cameras;
 - c. Estimated cost; and
 - d. The Project Certification required by Paragraph 60 of the Consent Decree.
- Project Completion Notice. Upon completion of the IR Camera Monitoring
 Project, Marathon shall submit a notice of completion to the EPA in accordance with Section XV

(Notices) of the Consent Decree. The notice shall include notice of shipment and proof of delivery, along with the dated invoices or receipts of purchase of the IR Cameras.

II. Pneumatic Controller Retrofit or Replacement Project

- 6. Marathon shall replace or retrofit Tank System pneumatic controllers to reduce or eliminate emissions of VOCs and other air pollutants (the "Pneumatic Controller Retrofit or Replacement Project Plan"). The Pneumatic Controller Retrofit or Replacement Project Plan applies to all Marathon Tank Systems with pneumatic controllers that, as of September 30, 2023, were not subject to the requirements of NSPS OOOOb, and release emissions to the atmosphere in North Dakota. The Pneumatic Controller Retrofit or Replacement Project is anticipated to reduce approximately 590 tons of VOCs and 27,950 metric tons of CO₂e per year via the replacement, retrofit, or elimination of approximately 870 venting pneumatic devices. The Pneumatic Controller Retrofit or Replacement Project must be completed no later than June 30, 2025.
- 7. No later than 30 Days after the Effective Date, Marathon shall submit to the EPA for review and approval a Pneumatic Controller Retrofit or Replacement Project Plan, which includes the following:
 - a. A list of Tank Systems in North Dakota not subject to the requirements of NSPS OOOOb as of September 30, 2023;
 - b. An estimated inventory of all pneumatic controllers located at Tank Systems described above with the appropriate replacement action;
 - c. A description of the anticipated environmental benefits of the Project, including an estimate of VOC, methane, hazardous air pollutant ("HAP"), and CO₂e emissions reductions from each retrofit or replacement and the calculation methodology for determining emissions reductions;

- d. Estimated Project costs; and
- e. The Project Certification required by Paragraph 60 of the Consent Decree.
- 8. Marathon shall implement the Pneumatic Controller Retrofit or Replacement Project in compliance with the approved Pneumatic Controller Retrofit or Replacement Project Plan and schedule therein.
- 9. In accordance with Section VIII (Periodic Reporting Requirements) of the Consent Decree, Marathon shall submit the following information in each Semi-Annual Report:
 - a. The location, date, and estimated emissions reductions associated with each pneumatic controller replacement or retrofit completed during the Compliance Reporting Period;
 - b. Identification of the specific process vessels and devices on each process vessel that were retrofitted, replaced, re-routed, or eliminated;
 - c. Identification of the method for mitigating the venting pneumatics as one of the following: elimination, replacement with an electric device, re-routing of gas to an internal vent, or routing of gas to a control device; and
 - d. The Tank Systems planned for pneumatic controller retrofits or replacements in the following Compliance Reporting Period.
- 10. <u>Project Completion Notice</u>. Upon completion of the Pneumatic Controller Retrofit or Replacement Project, Marathon shall submit a notice of completion to the EPA in accordance with Section XV (Notices) of the Consent Decree. The notice shall include the final costs, estimated final total emission reductions achieved as of the date of the notice, as well as a projected annualized emission reduction, locations, and dates of all pneumatics replaced, retrofitted, or eliminated as part of this Project.

III. Shop-Built Flare Replacement Project

- 11. Marathon shall eliminate shop-built flares at Tank Systems in North Dakota by either (1) replacing them with engineered flares; or (2) re-routing oil from wells that produce to Tank Systems controlled by shop-built flares to Tank Systems that control emissions with engineered flares (the "Shop-Built Flare Replacement Project Plan"). The Shop-Built Flare Replacement Project is anticipated to reduce 117 tons of VOCs and 690 metric tons of CO₂e per year. The Shop-Built Flare Replacement Project must be completed no later than June 30, 2025.
- 12. No later than 30 Days after the Effective Date, Marathon shall submit to the EPA for review and approval a Shop-Built Flare Replacement Project Plan, which includes the following:
 - a. A list of each Tank System where a shop-built flare will be replaced with an engineered flare or where production will be re-routed from a Tank System with a shop-built flare to another tank System with an engineered flare;
 - b. A description of the anticipated environmental benefits of the Project, including an estimate of VOC, methane, HAP, nitrogen oxide, and CO₂e emissions reductions from each replacement or re-routing and the calculation methodology for determining emissions reductions;
 - c. Estimated Project costs; and
 - d. The Project Certification required by Paragraph 60 of the Consent Decree.
- 13. Marathon shall implement the Shop-Built Flare Replacement Project in compliance with the approved Shop-Built Flare Replacement Project Plan and schedule therein.
- 14. In accordance with Section VIII (Periodic Reporting Requirements) of the Consent Decree, Marathon shall submit the following information in each Semi-Annual Report:

- a. The date, location, and estimated emissions reductions associated with each shop-built flare replaced with an engineered flare during the Compliance Reporting Period;
- b. The date, location, and estimated emissions reductions associated with each Tank System using a shop-built flare that had oil production re-routed to another Tank System using an engineered flare during the Compliance Reporting Period; and
- c. The Tank System of planned shop-built flare replacements or re-routing of oil for the following Compliance Reporting Period.
- 15. Project Completion Notice. Upon completion of the Shop-Built Flare Replacement Project, Marathon shall submit a notice of completion to the EPA in accordance with Section XV (Notices) of the Consent Decree. The notice shall include the final costs; final total estimated emission reductions achieved as of the date of the notice as well as a projected annualized emission reduction; and locations and dates of replacement or re-routing of oil for all shop-built flares.

IV. New and Reconstructed Well Pad Emission Reduction Project

- 16. Marathon shall route at least 60 million barrels of oil from new, existing, or refractured wells, including all oil from New Well Pads constructed consistent with Appendix D, to Lowest Emitting Automated Facility ("LEAF") Sites instead of traditional facilities. The New and Reconstructed Well Pad Emission Reduction Project is anticipated to reduce approximately 19,000 tons of VOCs and approximately 950,000 metric tons of CO₂e.
- 17. The requirements of this Section IV, or a tank system design approved by the EPA that achieves greater or equivalent emission reductions, shall also apply to Well Pads constructed by Marathon after the Date of Lodging in North Dakota on property that Marathon acquires after the Date of Lodging, unless it is infeasible to do so. This obligation is complete at

the time Marathon submits the Project Completion Notice for the New and Reconstructed Well Pad Emission Reduction Project in accordance with Paragraph 22 of Appendix E.

- 18. Each Well Pad subject to the New and Reconstructed Well Pad Emission
 Reduction Project ("New or Reconstructed Well Pads") must meet the requirements of Appendix
 D of the Consent Decree, which includes, in part, the following elements:
 - a. Produced gas from separation stages prior to the storage vessels and operating below sales line pressure must be compressed, if needed, and is generally sold or used for other beneficial use;
 - b. Utilization of non-atmospheric LEAF Storage Tanks;
 - c. Installation of the LEAF Closed Loop Vapor Control System Requirements in Appendix D, which include criteria for automatic Shut-Ins;
 - d. Gas collected from LEAF Storage Tanks used to manage oil and water is routed to VRUs and generally sold;
 - e. VRU compression must be electric motor-driven;
 - f. LEAF Storage Tanks must not include thief hatches; and
 - g. Flare(s) must have flow meters and electronic pilot light monitors.
- 19. By no later than 30 Days after the Effective Date, Marathon shall submit a New and Reconstructed Well Pad Emission Reduction Project Plan, which includes the following:
 - a. A list of proposed locations for New or Reconstructed Well Pads planned for the upcoming Compliance Reporting Period and Well Pads or Reconstructed Well Pads completed as of the Plan's submission date;
 - b. A representative process flow diagram for New or Reconstructed Well Pads;

- c. A description of the anticipated environmental benefits of the Project, including an estimate of VOC, HAP, methane, and CO₂e emissions reductions from each LEAF Site over Marathon's traditional facility design and the calculation methodology for determining emissions reductions;
- d. Estimated project costs supporting the cost differences between traditional and LEAF Sites; and
 - e. The Project Certification required by Paragraph 60 of the Consent Decree.
- 20. Marathon shall implement the New and Reconstructed Well Pad Emission

 Reduction Project in compliance with the approved New and Reconstructed Well Pad Emission

 Reduction Project Plan and schedule therein.
- 21. In accordance with Section VIII (Periodic Reporting Requirements) of the Consent Decree, Marathon shall submit the following information in each Semi-Annual Report:
 - a. The location, date, barrels of oil produced, and estimated emissions
 reductions associated with each LEAF Site constructed during the Compliance Reporting
 Period; and
 - b. The proposed location of each New or Reconstructed Well Pad planned for the following Compliance Reporting Period.
- 22. <u>Project Completion Notice</u>. Upon completion of the New and Reconstructed Well Pad Emission Reduction Project, Marathon shall submit a notice of completion to the EPA in accordance with Section XV (Notices) of the Consent Decree. The notice shall include the final costs, final total estimated emission reductions achieved as of the date of the notice as well as a projected annualized emission reduction, locations, dates, and barrels of oil produced of all New and Reconstructed Well Pad Emission Reduction Project LEAF Site installations.

APPENDIX F Consent Decree Deadline Table

Case 1:24-cv-00136-DMT-CRH Document 3-1 Filed 07/11/24 Page 153 of 154 Appendix F: Deadlines for Injunctive Relief and Mitigation Requirements

| CD Section | Paragraph Reference | Requirement | CD Deadline | Date of Deadline |
|--|--|---|--|------------------|
| IV.C (Third-Party Audits) | 21(b)(3)(b) Audit Group 1 synthetic minor applications | | Prior to submittal of permit application (applications due 60 Days after Effective Date) | |
| IV.A (Air Pollution Source Permitting) | 7(b), 7(d) | Submit Group 1 synthetic minor applications and implement Paragraph 10 federally enforceable permit conditions | 60 Days after Effective Date | |
| IV.C (Third-Party Audits) | 21(b)(3)(b) | Audit Group 2 synthetic minor applications | Prior to submittal of permit application (applications due 150 Days after Effective Date) | |
| IV.A (Air Pollution Source Permitting) | 7(b), 7(d) | Submit Group 2 synthetic minor applications and implement Paragraph 10 federally enforceable permit conditions | 150 Days after Effective Date | |
| IV.A (Air Pollution Source Permitting) | 7(b), 7(d) | Submit Group 3 synthetic minor applications and implement Paragraph 10 federally enforceable permit conditions | 300 Days after Effective Date | |
| IV.C (Third-Party Audits) | 21(b)(3)(c) | Audit of Group 3 synthetic minor applications | 30 Days after submittal of permit application | |
| IV.C (Third-Party Audits) | 21(b)(3)(a) | Audit of permit applications for New Wells constructed in calendar years 2024-2025 | Prior to submittal of permit application | |
| IV.A (Air Pollution Source Permitting) | 7(c)(1), 7(d) | Submit synthetic minor applications and implement Paragraph 10 federally enforceable permit conditions for New Well Pads constructed within 90 Days of the Effective Date | 120 Days after Effective Date | |
| IV.A (Air Pollution Source Permitting) | 7(c)(2), 7(d) | Submit synthetic minor applications and implement Paragraph 10 federally enforceable permit conditions for New Well Pads constructed after 90 Days of the Effective Date | 60 Days prior to construction | |
| IV.C (Third-Party Audits) | 21(b)(3)(c) | Audit of permit applications for New Wells constructed in calendar year 2026 onward | 30 Days after submittal of permit application | |
| IV.A (Air Pollution Source Permitting) | 11 | Post VOC PTE for each Well Pad or New Well Pad, along with the well name(s) and latitude and longitude for each well, on a public domain Marathon website. | 30 Days of submittal of permit application | |
| IV.A (Air Pollution Source Permitting) | 11 | Post actual VOC emissions for each Well Pad or New Well Pad | Within 30 Days of calculation of 12- month rolling total | |
| IV.C (Third-Party Audits) | 21 | Proposed Audit Work Plan | Date of Lodging | |
| IV.D (Design Requirements) | 26(a) | Implementation of design requirements at Group 1 TVCS | 60 Days after Effective Date | |
| IV.D (Design Requirements) | 26(a) | Implementation of design requirements at Group 2 TVCS | 150 Days after Effective Date | |
| IV.D (Design Requirements) | 26(a) | Implementation of design requirements at Group 3 TVCS | 300 Days after Effective Date | |
| IV.D (Design Requirements) | 26(a) | Implementation of design requirements at Group 4 TVCS | 400 Days after the Effective Date | |
| IV.D (Design Requirements) | 27 | Implementation of Appendix D requirements at New Well Pads | Within 5 Days of the startup of production | |
| IV.D (Design Requirements) | Appendix B, Paragraph 6 | Open Loop VCS Initial Verification | 30 Days after the applicable deadline in CD Paragraph 26(a) | |
| IV.D (Design Requirements) | Appendix B, Paragraph 7 | Verification of Open Loop VCS Design Analysis | 60 Days after the applicable deadline in CD Paragraph 26(a) | |
| IV.D (Design Requirements) | Appendix C, Paragraph 4 | Closed Loop VCS Verification of Engineering Evaluation | 2 Calendar Days after Normal Operations resume following the installation of the Closed Loop Vapor Control System | |
| IV.D (Design Requirements) | Appendix D, Paragraph 1 | LEAF Closed Loop Vapor Control System design guideline | 90 Days after the Date of Lodging | |

Case 1:24-cv-00136-DMT-CRH Document 3-1 Filed 07/11/24 Page 154 of 154 Appendix F: Deadlines for Injunctive Relief and Mitigation Requirements

| CD Section | Paragraph Reference | Requirement | CD Deadline | Date of Deadline |
|--|----------------------------|---|---|------------------|
| | Appendix D, Paragraph 4 | LEAF Closed Loop Vapor Control System Verification of Engineering Evaluation for existing LEAF Vapor Control Systems | 5 Calendar Days after Normal Operations resume following installation of the LEAF Closed Loop Vapor Control System or Startup of Production at a New Well Pad | |
| Maintenance Program) | 29-30 | Implementation of Directed Inspection and Preventative Maintenance Program | 60 Days after Effective Date | |
| IV.E (Directed Inspection and Preventative Maintenance Program) | 32 | Annual Evaluation of Directed Inspection and Preventative Maintenance Program | 1 year after Effective Date, then annually thereafter | |
| IV.F (Periodic IR Camera Inspections) | 33-37 | Implement an IR Camera Inspectino program | Date of Lodging | |
| IV.F (Periodic IR Camera Inspections) | 33-37 | Begin IR Camera Inspections at New Well Pads | 30 Days after Startup of Production | |
| IV.G (Reliable Information, Investigation, and Corrective Action) | 38-44 | Reliable Information, Investigation, and Corrective Action requirements | Date of Lodging | |
| IV.H (Tank System Electronic Pressure Monitoring) | 46 | Group 1 Open Loop tank system pressure monitor installation and callibration | 60 Days after Effective Date | |
| IV.H (Tank System Electronic Pressure Monitoring) | 46 | Group 2 Open Loop tank system pressure monitor installation and callibration | 150 Days after Effective Date | |
| IV.H (Tank System Electronic Pressure Monitoring) | 46 | Group 3 Open Loop tank system pressure monitor installation and callibration | 300 Days after Effective Date | |
| IV.H (Tank System Electronic Pressure Monitoring) | 46 | Group 4 Open Loop tank system pressure monitor installation and callibration | 400 Days after Effective Date | |
| IV.H (Tank System Electronic Pressure Monitoring) | 47 | Performance optimization period for open loop tank pressure monitors | 60 Days after Tank System is modified in compliance with Appendix B, Paragraph 4(c) | |
| IV.H (Tank System Electronic Pressure Monitoring) | 48 | Tank pressure monitor Trigger Point and Leak Point development | 60 Days after Tank System group deadline in Paragraph 26 | |
| Section V. Environmental Mitigation Projects | Appendix E | Installation of pneumatic retrofit or replacement | 30-Jun-25 | 30-Jun-25 |
| Section V. Environmental Mitigation Projects | Appendix E | IR Camera Monitoring Project with MHA Nation | 30 Days after the Effective Date | |
| Section V. Environmental Mitigation Projects | Appendix E | Shop Built Flare Replacement Project | 30-Jun-25 | 30-Jun-25 |
| Section V. Environmental Mitigation Projects | 62 | Project completion notice | 60 Days following completion of the mitigation project | |